Notes

The brief descriptions and digest paragraphs in this digest were prepared by the employees of the legislature as a guide to interested persons concerned with the various measures pending before the legislature. Brief descriptions and digest paragraphs are not offered in substitution of or supplementary to the official titles and official text of the legislative measures. The brief descriptions and digest paragraphs are not intended to constitute any part of the law, are not in any manner adopted or acted upon by the legislature, and are in no way evidence of the intent of the legislature.

If the only action on a bill for a session is "By resolution, reintroduced and retained in present status." and no action other than "By resolution, reintroduced and retained in present status." occurs in subsequent sessions in the two-year legislative cycle for that bill, the history for those sessions will not be printed in this publication.

Companion bills are shown for original bills only.

The brief description for each bill family shows only once on the original bill unless there is a change in the brief description for a later version of the bill.
HOW TO USE
THE "LEGISLATIVE DIGEST AND HISTORY OF BILLS"

The Legislative Digest and History of Bills is a joint legislative publication which is published after the final legislative session each year.

During the legislative session, a daily Legislative Digest is available. Use the daily Legislative Digest to keep up with the new introductions (including substitute bills) and the amendments to the various measures in between publications of the Legislative Digest and History of Bills. (A "-S" or "-S2" following the bill number indicates a substitute, e.g., SB 5009-S, HB 1071-S2.) The latest legislative history on the measures is also provided in the Legislative Digest publication.

This publication consists of three parts:

1. Digest paragraphs and legislative actions on all measures (bills);
2. RCW - Bill Table;
3. Topical Index; and
4. Session Law Chapter to Bill Table

DIGEST PARAGRAPHS AND LEGISLATIVE ACTIONS

This portion consists of the following:

1. The summary digest paragraphs and legislative actions on all bills, joint memorials, joint resolutions, concurrent resolutions, and floor resolutions considered by the House or Senate during the legislative session;
2. Summary paragraph and legislative actions on gubernatorial appointments submitted to and being considered by the Senate;
3. The listing of the bills a member has sponsored along with an indication of prime sponsorship; and
4. The special status of legislation reports for the Senate and the House.

The bulk of the Legislative Digest and History of Bills is formed by an in-sequence listing of measures. In this listing are included the measure number, the legislative and "by-request" sponsors, the latest digest paragraphs, and the bill histories. This portion of the publication is divided into two sections: Senate measures and House measures. Initiatives, bills, joint memorials, joint resolutions, concurrent resolutions, floor resolutions, and gubernatorial appointments are included as measures.

Reports on the special status of legislation follow the Senate and House digest history portion of the book. The reports are listed as they become available as legislation progresses down the path toward enactment. A full listing of the reports available in a particular Legislative Digest and History of Bills is found on the Index Page of the Legislative Digest and History of Bills beginning on page one. Several examples of these reports are:

1. Senate Bills Introduced by Members
   (Prime sponsorship is noted by a bullet (large dot) before the bill number;)
2. Senate Bills Introduced by Request;
3. Senate Bills Passed by the Senate;
4. Senate Bills Passed by the Senate and House;
5. Senate Bills Failed to Pass the House;
6. Senate Bills Passed Both Houses Showing Executive Action; and
7. Governor's Messages on Bills Vetoed or Partially Vetoed
   VO - Veto overridden
   PV - Partial Veto
   V - Veto

Comparable reports are supplied for the House Bills. (See Table of Contents for page numbers.)
The Legislative Digest and History of Bills contains a table which lists the statutes being affected by the current bills. This table is widely used by legislative drafters as well as all other attorneys concerned with the legislative process. The "S" found preceding the bill numbers in this table means that the bill being referred to is the substitute version. All first substitutes are noted by an "S" preceding the bill number; second, third, etc., are noted by 2S, 3S, etc.; e.g.,

38.03.030  AMD  SHB  1301*
38.03.040  AMD  SHB  1375+
39.07.060  REP  2SSB  5111

The "RCW (Statute Number) to Bill Number Table" lists in code section number order the sections in the Revised Code of Washington (RCW) that are the subject matter of current legislation. The action the bill takes on the section is listed with the following abbreviations: ADD (adding a new section or section to a code chapter or code title), AMD (amending), DECD (decodifying), RECD (recodifying), REMD (reenacting and amending), REEN (reenacting), and REP (repealing). It is especially useful in the closing days of the session to determine whether a code section currently under consideration by the legislature may already have been repealed or amended during the session, in which event the earlier action must be taken in cognizance. In addition to being included in the Legislative Digest and History of Bills, an electronic version of this table is available at Washington State Legislative website. The URL to the website is http://www.leg.wa.gov, choose Bill Info and then RCW to Bill Table.

The symbols on the table indicate whether the amended section or the new section has passed the legislature or has been signed into law or vetoed by the Governor. A "p" following the bill number means that the legislature has passed the bill. An asterisk ("*") means that executive action or inaction has been recorded upon the bill during the first year of the two-year legislative cycle. A plus sign ("+") means that executive action or inaction has been recorded upon the bill during the second year of the two-year legislative cycle. Generally, the "*" and "+" mean that the Governor has signed the bill into law with or without a partial veto.

TOPICAL INDEX

The Topical Index is at the end of the Legislative Digest and History of Bills. The Topical Index entries are entered soon after the bills are introduced on the floor, so that researchers can search the text of the index for measures related to their issue. Various symbols are found in the index which aid in determining the type of measures to which the index entry refers. The table of abbreviated symbols for the Topical Index is found on the page beginning the Topical Index section.

OTHER PUBLICATIONS

The Session Laws published after each session can be used to refer to the following:

1. Table of Contents (List of Acts in Chapter Order)
2. Text of new acts (Session Laws)
3. Bill Number to Chapter Number Table
4. RCW to Chapter Number
5. Uncodified Session Law Sections affected by Current Statutes
6. Topical Index of Statutes

The Legislative Report final edition contains:

1. Statistical Summary
2. Topical Index and Numerical Index
3. Analyses of Bills which passed the Legislature
4. Gubernatorial Veto Messages
5. Budget Data
6. Session Law Citations
7. Session Law Citations
8. List of Legislative Officers and Legislative Members by District
9. Standing and Interim Committee Assignments
VOLUME 1

INFORMATION GUIDE TO USAGE .............................................................................................................................................. i

SENATE
Initiatives Introduced in the Senate........................................................................................................................................... 1
Senate Bills.................................................................................................................................................................................. 2
Senate Joint Memorials.............................................................................................................................................................. 548
Senate Joint Resolutions............................................................................................................................................................. 554
Senate Concurrent Resolutions................................................................................................................................................... 557
Senate Resolutions...................................................................................................................................................................... 561
Senate Bills Introduced by Members........................................................................................................................................ 572
Senate Bills Introduced by Request........................................................................................................................................... 581
Senate Bills Introduced by Committee.................................................................................................................................... 582
Senate Joint Memorials Introduced by Members.................................................................................................................... 583
Senate Joint Memorials Introduced by Request..................................................................................................................... 584
Senate Joint Memorials Introduced by Committee................................................................................................................... 584
Senate Joint Resolutions Introduced by Members.................................................................................................................. 584
Senate Joint Resolutions Introduced by Request.................................................................................................................... 584
Senate Joint Resolutions Introduced by Committee................................................................................................................ 584
Senate Concurrent Resolutions Introduced by Members......................................................................................................... 584
Senate Concurrent Resolutions Introduced by Committee..................................................................................................... 585
Senate Resolutions Introduced by Members.......................................................................................................................... 585
Senate Bills Passed by the Senate.............................................................................................................................................. 586
Senate Bills Passed by the Legislature...................................................................................................................................... 591
Senate Bills Passed Legislature Showing Executive Action..................................................................................................... 595
Senate Bills Failed to Pass the Senate....................................................................................................................................... 598
Senate Bills Failed to Pass the House...................................................................................................................................... 598
Senate Joint Memorials Passed by the Senate............................................................................................................................ 598
Senate Joint Resolutions Passed by the Senate........................................................................................................................ 598
Senate Joint Resolutions Failed to Pass the Senate.................................................................................................................... 598
Senate Concurrent Resolutions Adopted by the Senate........................................................................................................... 599
Senate Bills with Full Vetoes...................................................................................................................................................... 599
Senate Bills with Partial Vetoes.................................................................................................................................................. 599
Senate Gubernatorial Appointments.......................................................................................................................................... 599

TOPICAL INDEX ........................................................................................................................................................................ 1 - 199

VOLUME 2

INFORMATION GUIDE TO USAGE
HOUSE
RCW TO BILL TABLE
SESSION LAW CHAPTER TO BILL TABLE
Provided that in any action or arbitration for damages for injury or death occurring as a result of health care or related services, or the arranging for the provision of health care or related services, whether brought under chapter 7.70 RCW, RCW 4.20.010, 4.20.020, 4.20.046, 4.20.060, 4.24.010, or 48.43.545 (1), any other applicable law, or any combination thereof, that is based upon the alleged wrongful acts or omissions of one or more health care professionals, whether or not those health care professionals are named as defendants, the total combined civil liability for noneconomic damages for all health care professionals, all persons, entities, and health care institutions for whose conduct the health care professionals could be held liable, and all persons, entities, and health care institutions that could be held liable for the conduct of any health care professionals, shall not exceed three hundred fifty thousand dollars for each claimant, regardless of the number of health care professionals, health care providers, or health care institutions against whom the claim for injury or death is or could have been asserted or the number of separate causes of action on which the claim is based.

Provides that an attorney may not contract for or collect a contingency fee for representing a person in connection with an action for damages for injury or death occurring as a result of health care or related services, or the arranging for the provision of health care or related services, in excess of the following limits: (1) Forty percent of the first fifty thousand dollars recovered; (2) Thirty-three and one-third percent of the next fifty thousand dollars recovered; (3) Twenty-five percent of the next five hundred thousand dollars recovered; (4) Fifteen percent of any amount in which the recovery exceeds six hundred thousand dollars.

Provides that, in no event may an action be commenced more than three years after the act or omission alleged to have caused the injury or condition alleged: (1) Upon proof of fraud, intentional concealment, or the presence of a foreign body not intended to have a therapeutic or diagnostic purpose or effect, in which case the patient or the patient's representative has one year from the date the patient or the patient's representative or custodial parent or guardian has actual knowledge of the act of fraud or concealment or of the presence of the foreign body within which to commence a civil action for damages; (2) In the case of a minor, upon proof that the minor's custodial parent or guardian and the defendant or the defendant's insurer have committed fraud or collusion in the failure to bring an action on behalf of the minor, in which case the patient or the patient's representative has one year from the date the patient or the patient's representative other than the custodial parent or guardian who committed the fraud or collusion has actual knowledge of the fraud or collusion, or one year from the date of the minor's eighteenth birthday, whichever provides a longer period.

(3) In the case of a minor under the full age of six years, in which case the action on behalf of the minor must be commenced within three years, or prior to the minor's eighth birthday, whichever provides a longer period.

Provides that a contract for health care or related services that contains a provision for arbitration of a dispute as to professional negligence of a health care provider as defined in RCW 7.70.020, whether brought under chapter 7.70 RCW, RCW 4.20.010, 4.20.020, 4.20.046, 4.20.060, or 4.24.010, any other applicable law, or any combination thereof, must have the provision as the first article of the contract and the provision must be expressed in the following language:

"It is understood that any dispute as to medical malpractice that is as to whether any health care or related services rendered under this contract were unnecessary or unauthorized or were improperly, negligently, or incompetently rendered, will be determined by submission to arbitration as provided by Washington law, and not by a lawsuit or resort to court process except as Washington law provides for judicial review of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional right to have such a dispute decided in a court of law before a jury, and instead are accepting the use of arbitration."

Declares that a public or private hospital shall be liable for an act or omission of a health care provider granted privileges to provide health care at the hospital only if the health care provider is an actual agent or employee of the hospital and the act or omission of the health care provider occurred while the health care provider was acting within the course and scope of the health care provider's agency or employment with the hospital.

Declares that a person who is a health care provider under RCW 7.70.020 (1) or (2) shall not be personally liable for any act or omission of any other health care provider who was not the person's actual agent or employee or who was not acting under the person's direct supervision and control at the time of the act or omission.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.

Jan 26 HEA - Majority; without recommendation.

Jan 27 Referred to Judiciary.

SI 336 by People of the State of Washington

Finds that increases in rate filings in insurance have widespread impact in the availability and affordability of medical malpractice liability insurance. In some cases, excessive rate increases result in limiting the availability of affordable insurance in markets, which in turn threatens the viability of the services or products that are to be insured.

Finds that there are several contributing causes to the current medical liability problem, and addressing these causes requires reducing medical errors while increasing patient safety and information and reducing the cost of our medical liability system.

Declares that it is in the public interest to maintain an efficient and expeditious regulatory environment in which to conduct the business of insurance. This interest must be balanced by the equally important public interest in promoting a greater range of medical liability insurance options to increase accessibility and affordability of this insurance and increase transparency when excessive rate filings impact the very health care practices and businesses that are to be insured.

Declares an intent to increase consumer access to information regarding medical malpractice liability and insurance and to reduce costs by increasing patient safety and information.

Creates a supplemental malpractice insurance program to provide an excess layer of liability coverage for medical malpractice claims.

Provides that a board of governors will oversee the operations of the program. The management and operations of the program are subject to the supervision and approval of the board.

Provides that the program must charge an annual premium to health care facilities and providers who decide to buy excess medical malpractice liability coverage from the program. The program must use this money to pay claims, administrative costs, and other expenses of the program.

Requires the program to file an annual statement with the commissioner by March 1st of each year. The statement must contain information about the program's transactions, financial condition, and operations during the past calendar year. The commissioner may establish rules for the form and content of this statement.

Provides that, if a health care facility or provider buys insurance to establish proof of financial responsibility, the insuring entity that provides underlying coverage must certify in writing to the program that the facility or provider has medical malpractice coverage with limits of liability as specified in this act. The limits set forth in this act apply to any joint liability of a provider and his or her corporation or partnership.
Declares that the minimum retained limits of liability are: (1) For health care providers: (a) Two hundred fifty thousand dollars per claim; and (b) annual aggregate limits of seven hundred fifty thousand dollars; (2) For facilities with fewer than twenty-five employees that do not provide surgical services: (a) Two hundred fifty thousand dollars per claim; and (b) annual aggregate limits of one million two hundred fifty thousand dollars; (3) For hospitals with a capacity of less than one hundred beds: (a) Five hundred thousand dollars per claim; and (b) annual aggregate limits of five million dollars; (4) For hospitals with a capacity of one hundred or more beds: (a) Five hundred thousand dollars per claim; and (b) annual aggregate limits of eight million dollars; (5) For health maintenance organizations that do not provide hospital services: (a) Five hundred thousand dollars per claim; and (b) annual aggregate limits of five million dollars; (6) For health maintenance organizations that provide hospital services: (a) Five hundred thousand dollars per claim; and (b) annual aggregate limits of eight million dollars; and (7) For all other types of health care facilities: (a) Five hundred thousand dollars per claim; and (b) annual aggregate limits of three million dollars; (8) Provides that, beginning in 2007, the commissioner must prepare an annual report by June 30th that summarizes and analyzes the closed claim reports for medical malpractice filed under section 126 of this act and the annual financial reports filed by insurers writing medical malpractice insurance in this state. Declares that the legislature may appropriate for the biennium ending June 30, 2007, any sum of money it deems necessary to the department of health to: (1) Provide capital and surplus to the supplemental malpractice insurance program; and (2) Pay administrative expenses incurred to establish the supplemental malpractice insurance program. Declares that no person who has been found to have within a ten-year period committed three or more incidents of medical malpractice shall be licensed or continue to be licensed by the commission to practice medicine. Provides that nothing in this act limits the authority of the disciplining authority to revoke a license or take other disciplinary action when the license holder has committed only one or two acts of unprofessional conduct. Provides that, upon receipt of a written request from a patient or an immediate family member of a deceased or disabled family member to examine or copy records made or received in the course of business by a health care facility or provider relating to the member to examine or copy records made or received in the course of business by a health care facility or provider, the health care facility or provider, or an immediate family member of a deceased or disabled family member, or a defense to a claim, upon signature and filing, certifies that to the best of the party's or attorney's knowledge, information, and belief, formed after reasonable inquiry it is not frivolous, and is well grounded in fact and is warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law, and that it is not interposed for any improper purpose, such as to harass or to cause frivolous litigation.

Declares that, if an action is signed and filed in violation of this rule, the court, upon motion or upon its own initiative, may impose upon the person who signed it, a represented party, or both, an appropriate sanction, which may include an order to pay to the other party or parties the amount of the reasonable expenses incurred because of the filing of the action, counterclaim, cross-claim, third-party claim, or a defense to a claim, including a reasonable attorney fee. The procedures governing the enforcement of RCW 4.84.185 shall apply to this provision. Requires that, within one hundred twenty days after filing a lawsuit under this chapter, the attorney of record, or the plaintiff if pro se, must file a certificate of merit. The certificate must state that the attorney or pro se plaintiff has consulted with a qualified expert who believes on a more probable than not basis that the claim set forth satisfies at least one of the basis for recovery under this chapter. Upon a showing of good cause, a court may extend the time frame for filing the certificate for a period not to exceed sixty days.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.
Jan 26 HEA - Majority; without recommendation.
And refer to Judiciary.
Jan 27 Referred to Judiciary.

Senate Bills

SB 5000 by Senators Honeyford, Schoesler, Benson, McCaslin, Deccio, Mulliken, and Johnson

Removing a fixed schedule of license plate replacement.
Revises RCW 46.16.233 to delete the requirement for periodic replacement of license plates.
Revises RCW 46.16.233 to delete the option for vehicle owners to retain their current license plate number.

-- 2005 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 10 First reading, referred to Transportation.

SB 5001 by Senators Honeyford, Benton, Schmidt, and Johnson

Authorizing promise scholarships to be used at Oregon institutions of higher education participating in the border county higher education opportunity project.
Authorizes the use of the scholarships if the student resides with a parent or guardian in Washington state intending to commute from the parent’s or guardian’s residence, the commute distance to a Washington institution of higher education exceeds the distance to a participating Oregon border county institution of higher education, and the commute distance to a Washington institution of higher education is so far as to render commuting impractical.

-- 2005 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 10 First reading, referred to Early Learning, K-12 & Higher Education.

SB 5002 by Senators Regala, Swecker, Hargrove, Brandland, Doumit, and Shin

Marketing, offering, or selling camping resort contracts.
(SUBSTITUTED FOR - SEE 1ST SUB)
Revises RCW 19.105.310 and RCW 19.105.325 relating to the marketing, offering, or selling of camping resort contracts.

SB 5002-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by
SB 5003 by Senators Hargrove, Stevens, Haugen, and Kline

Revising DNA testing provision.

Provides that a person convicted of a felony in a Washington state court who currently is serving a term of imprisonment may submit to the court that entered the judgment of conviction a verified written motion requesting DNA testing, with a copy of the motion provided to the state office of public defense.

Provides that DNA testing ordered under this act shall be performed by the Washington state patrol crime laboratory. Contact with victims shall be handled through victim/witness divisions.

Provides that, notwithstanding any other provision of law, upon motion of defense counsel or the court's own motion, a sentencing court in a felony case may order the preservation of any biological material that has been secured in connection with a criminal case, or evidence samples sufficient for testing. The court must specify the samples to be maintained and the length of time the samples must be preserved.

SB 5004 by Senators Rasmussen and Shin; by request of Department of Agriculture

Companion Bill: 1086

Regulating commercial feed.

Revises provisions relating to the regulation of commercial feed.

Repeals RCW 15.53.9053.

SB 5005 by Senators Jacobsen, Oke, Kline, Parlette, Fraser, and Shin

Supporting nature-based tourism.

(SEE ALSO PROPOSED 2ND SUB)

Finds that there is general agreement among the hospitality industry, tourism interests, local governments, and watchable wildlife organizations that owners of working farms, woodlands, and rural open space lands provide a significant portion of the key areas for the wildlife which in turn attract the nature-based tourists.

Declares that, while tourism promotion interests seek to provide incentives to these landowners to maintain these key areas in a manner that benefits wildlife, and to assist them in managing the tourists that seek to appreciate this wildlife, there is a need to ensure flexibility in existing tourism promotion programs to provide this assistance.

Declares that it is the purpose of this act to clarify that the existing program for distribution of lodging tax revenues to promote tourism and to acquire, develop, and operate tourist facilities may include assistance to private landowners for this purpose, consistent with existing local strategies and priorities for tourism promotion.

SB 5005-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Oke, Kline, Parlette, Fraser, and Shin)

(SEE ALSO PROPOSED 2ND SUB)

Finds that there is general agreement among the hospitality industry, tourism interests, local governments, and watchable wildlife organizations that owners of working farms, woodlands, and rural open space lands provide a significant portion of the key areas for the wildlife which in turn attract the nature-based tourists.

Declares that, while tourism promotion interests seek to provide incentives to these landowners to maintain these key areas in a manner that benefits wildlife, and to assist them in managing the tourists that seek to appreciate this wildlife, there is a need to ensure flexibility in existing tourism promotion programs to provide this assistance.

Declares that it is the purpose of this act to clarify that the existing program for distribution of lodging tax revenues to promote tourism and to acquire, develop, and operate tourist facilities may include assistance to private landowners for this purpose, consistent with existing local strategies and priorities for tourism promotion.

Declares that "tourism promotion" also includes payments to the owners of farms, forests, and open lands under an agreement
with the owners to provide public access to lands and to manage wildlife habitat in a manner that promotes tourism.

**SB 5005-S2** by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Oke, Kline, Parlette, Fraser, and Shin)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

*Declares* that there is general agreement among the hospitality industry, tourism interests, local governments, and watchable wildlife organizations that owners of working farms, woodlands, and rural open space lands provide a significant portion of the key areas for the wildlife which in turn attract the nature-based tourists.

*Declarations* that, while tourism promotion interests seek to provide incentives to these landowners to maintain these key areas in a manner that benefits wildlife, and to assist them in managing the tourists that seek to appreciate this wildlife, there is a need to create options for local governments seeking to provide monetary incentives to these landowners.

*Declares* it is the purpose of this act to provide local governments, at their option, an additional source of lodging tax revenue that may be used to provide monetary incentives to landowners who agree to undertake activities that promote nature-based tourism.

-- 2005 REGULAR SESSION --

<table>
<thead>
<tr>
<th>Date</th>
<th>Action/Status</th>
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<tbody>
<tr>
<td>Dec 27</td>
<td>Prefiled for introduction.</td>
</tr>
<tr>
<td>Jan 10</td>
<td>First reading, referred to Natural Resources, Ocean &amp; Recreation.</td>
</tr>
<tr>
<td>Jan 20</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Jan 27</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Jan 28</td>
<td>NROR - Majority; 1st substitute bill be substituted, do pass.</td>
</tr>
<tr>
<td>Jan 31</td>
<td>Passed to Rules Committee for second reading.</td>
</tr>
<tr>
<td>Feb 2</td>
<td>Placed on second reading by Rules Committee.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Referred to Rules.</td>
</tr>
<tr>
<td>Mar 4</td>
<td>First reading, referred to Natural Resources, Ecology &amp; Parks.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Mar 24</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Apr 7</td>
<td>Placed on second reading by Rules Committee.</td>
</tr>
<tr>
<td>Apr 8</td>
<td>Rules suspended. Placed on Third Reading.</td>
</tr>
<tr>
<td>Apr 11</td>
<td>President signed.</td>
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<tr>
<td>Apr 15</td>
<td>Delivered to Governor.</td>
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<tr>
<td>Apr 21</td>
<td>Governor signed.</td>
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</table>

**SB 5006** by Senator Jacobsen

Concerning the sale of aquaculture products produced on leased state-owned aquatic land.

(DIGEST AS ENacted)

*Declares* that aquaculture products produced on leased state-owned aquatic land may be sold by the leaseholder as prescribed by the department without competitive bid or public auction and consistent with statutes governing aquaculture leases on state-owned aquatic land.

-- 2005 REGULAR SESSION --

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<tr>
<td>Jan 10</td>
<td>First reading, referred to Natural Resources, Ocean &amp; Recreation.</td>
</tr>
<tr>
<td>Jan 20</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Jan 25</td>
<td>NROR - Majority; do pass.</td>
</tr>
</tbody>
</table>

**SB 5007** by Senator Jacobsen

Concerning the relocation of harbor lines.

*Revises* RCW 79.92.030 concerning the relocation of harbor lines.

-- 2005 REGULAR SESSION --

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<tr>
<td>Jan 20</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Jan 25</td>
<td>NROR - Majority; do pass.</td>
</tr>
</tbody>
</table>

**SB 5008** by Senators Pflug, Rasmussen, Honeyford, Delvin, Mulliken, Schoesler, Oke, Brandland, Stevens, Benton, Benson, Carrell, Parlette, Deccio, and Johnson

Updating state law to conform to changes in the federal estate tax.

*Revises* state law to conform to changes in the federal estate tax.

-- 2005 REGULAR SESSION --

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<tbody>
<tr>
<td>Dec 27</td>
<td>Prefiled for introduction.</td>
</tr>
<tr>
<td>Jan 10</td>
<td>First reading, referred to Ways &amp; Means.</td>
</tr>
</tbody>
</table>

**SB 5009** by Senators Rasmussen, Schoesler, and Shin; by request of Conservation Commission

Companion Bill: 1461

Changing conservation assistance revolving account provisions.

(SEE ALSO PROPOSED 1ST SUB)

*Amends* RCW 89.08.550 relating to the conservation assistance revolving account.

**SB 5009-S** by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by
Senators Rasmussen, Schoesler, and Shin; by request of Conservation Commission

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 89.08.550 relating to the conservation assistance revolving account.

-- 2005 REGULAR SESSION --
Jan 3 Prefiled for introduction.
Jan 10 First reading, referred to Agriculture & Rural Economic Development.
Jan 13 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 28 ARED - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5010 by Senators Rasmussen and Schoesler; by request of Conservation Commission
Companion Bill: 1462
Funding conservation districts.

Amends RCW 89.08.410 relating to funding conservation districts.

-- 2005 REGULAR SESSION --
Jan 3 Prefiled for introduction.
Jan 10 First reading, referred to Agriculture & Rural Economic Development.
Jan 13 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 28 ARED - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.

SB 5011 by Senator Haugen; by request of Governor Locke
Companion Bill: 1027
Making 2005-07 transportation appropriations.

Makes 2005-07 transportation appropriations.

-- 2005 REGULAR SESSION --
Jan 6 Prefiled for introduction.
Jan 10 First reading, referred to Transportation.

SB 5012 by Senator Haugen; by request of Governor Locke
Companion Bill: 1026

Makes 2005-07 supplemental transportation appropriations.

-- 2005 REGULAR SESSION --
Jan 6 Prefiled for introduction.
Jan 10 First reading, referred to Transportation.

SB 5013 by Senators Honeyford and Sheldon
Companion Bill: 1954
Authorizing RV logos on highway sign panels.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the "RV" logo for businesses or destinations that accommodate recreational vehicles shall be placed in the lower right corner of the gas, food, lodging, camping, or tourist activity sign and shall be in the form of a small yellow circle with the letters "RV" in black.

Provides that the department of transportation shall not include the logo "RV" under RCW 47.36.310 and 47.36.320 unless the department determines that the gas, food, or lodging business or the camping or tourist activity destination provides parking spaces, overhang clearances, and entrances and exits designed to accommodate recreational or other large vehicles.

Authorizes the department to charge a reasonable fee in accordance with RCW 47.36.310 or 47.36.320 to defray the costs associated with the installation and maintenance of signs with "RV" logos.

SB 5013-S by Senate Committee on Transportation
(originally sponsored by Senators Honeyford and Sheldon)

(AS OF SENATE 2ND READING 2/25/05)

Declares that the "RV" logo for businesses or destinations that accommodate recreational vehicles shall be placed in the lower right corner of the gas, food, lodging, camping; or tourist activity sign and shall be in the form of a small yellow circle with the letters "RV" in black.

Provides that the department of transportation shall not include the logo "RV" under RCW 47.36.310 and 47.36.320 unless a business or destination requests an "RV" logo and the department determines that the gas, food, or lodging business or the camping or tourist activity destination provides parking spaces, overhang clearances, and entrances and exits designed to accommodate recreational or other large vehicles.

Authorizes the department to charge a reasonable fee in accordance with RCW 47.36.310 or 47.36.320 to defray the costs associated with the installation and maintenance of signs with "RV" logos.

Authorizes the department to adopt rules necessary to administer this act.

SB 5014 by Senators Fraser and Swecker
Companion Bill: 1158
Modifying county treasurer administrative provisions.

(SEE ALSO PROPOSED 1ST SUB)

Revises county treasurer administrative provisions.
SB 5014-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Fraser and Swecker)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises county treasurer administrative provisions.

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Mar 2 GO - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass.
Minority: without recommendation.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5015 by Senators Jacobsen and Deccio
Creating a nonpartisan judicial commission.

Provides for a nonpartisan judicial commission.
Provides that this act takes effect if the proposed amendment to Article IV, section 3 of the state Constitution requiring the governor to fill vacancies in the supreme court in accordance with statute is validly submitted to and is approved and ratified by the voters at the next general election. If the proposed amendment is not approved and ratified, this act is void in its entirety.

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Judiciary.
Jan 19 Public hearing in committee.

SB 5016 by Senators Jacobsen, Rockefeller, Oke, Kohl-Welles, and Shin
Creating the wildlife conservationist award program.

Declares that the purpose of the program is to recognize individuals who have made outstanding contributions toward conserving Washington's diverse plant and animal populations.
Provides that the program consists of two annual awards as follows: (1) The Art Kruckeberg award shall be presented to an individual making outstanding contributions toward conserving the state's plants and plant communities; and (2) The Hazel Wolf award shall be presented to an individual making outstanding contributions toward conserving the state's animals and animal communities.
Provides that the recipient of each award is entitled to select a nonprofit wildlife conservation organization to receive a sum of up to twenty-five thousand dollars from the state.
Requires the department to develop guidelines for selecting award recipients and incorporate into the program elements that provide for public recognition of the contributions made by the recipients. The department may create an advisory committee to assist the department in developing the guidelines and in selecting recipients.

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 24 Public hearing in committee.
Jan 25 By resolution, reintroduced and retained in present status.
Feb 1 Executive session in committee.
Feb 2 NROR - Majority: 1st substitute bill be substituted, do pass.
And refer to Ways & Means.

SB 5017 by Senators Jacobsen, Thibaudeau, and Shin
Requiring that certain moneys from the sale of logs or wood from aquatic lands be used to fund the Thomas Burke Memorial Museum.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)
Requires the department to identify moneys deposited to the account that are derived from sales of logs or other wood material from state-owned aquatic lands in which the sales were conducted for the principal purpose of deriving revenue from the sale.
Directs the treasurer to, not less than biennially, transfer moneys in the account identified under this act to the board of regents of the University of Washington, to be used exclusively for the operation of the Thomas Burke Memorial Museum.

SB 5017-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Thibaudeau, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Requires the department to identify moneys deposited to the account that are derived from sales of logs or other wood material from state-owned aquatic lands of Lake Washington, in King county, in which the sales were conducted for the principal purpose of deriving revenue from the sale.
Directs the treasurer to, not less than biennially, transfer moneys in the account identified under this act to the board of regents of the University of Washington, to be used exclusively for the operation of the Thomas Burke Memorial Museum.

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 20 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 NROR - Majority: 1st substitute bill be substituted, do pass.
And refer to Ways & Means.

SB 5018 by Senators Jacobsen, Rockefeller, Kline, Franklin, and Spanel
Providing for a review and update of the best practices audit of compensation and employment for part-time faculty in technical and community colleges.

Provides for a review and update of the best practices audit of compensation and employment for part-time faculty in technical and community colleges.

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Labor, Commerce, Research & Development.

SB 5019 by Senator Jacobsen
Enacting the student athletes' bill of rights.

Provides that an institution of higher education may not agree to, or be subject to, the rules or policies of any organization, association, or any other type of entity, nor make a contract with any party, that dictates the terms, value, and conditions of student athlete scholarships relating to any of the following: (1) The terms or duration of a scholarship or stipend the value of which is below the actual cost of attendance at that institution;

Feb 2 NROR - Majority; do pass.
Minority: do not pass.
And refer to Ways & Means.
Hispanic Americans who participate in a program of higher incentive for Hispanic American students to pursue a higher help to rectify past discrimination by providing a means and an help Hispanic American students obtain a higher education will program.

The state will benefit from contributions made by career choices;

Providing for a two-year term of office for student members of career choices;

governing boards of institutions of higher education. career choices;

Providing a two-year term of office for student members of career choices;

governing boards of institutions of higher education. career choices;

Providing a two-year term of office for student members of career choices;

governing boards of institutions of higher education. career choices;

Authorizing leaves of absence for full-time certificated and classified employees serving as peace corps volunteers. career choices;

Requires school district boards of directors to grant leaves of absence without pay for at least two years to any full-time certificated or classified employee who serves as a volunteer in the peace corps who volunteers for the peace corps at the time the person is a full-time employee. Upon expiration of the leave, the certificated or classified employee shall have the right to be reinstated to the position held before the leave was granted at the salary rate prevailing for that position when the employee resumes duty, without loss of seniority or sick leave. career choices;

Does not apply to employees who fail to report back to their districts within ninety days after termination of service with the peace corps.

Authorizing leaves of absence for full-time certificated and classified employees serving as peace corps volunteers. career choices;

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Authorizing leaves of absence for full-time certificated and classified employees serving as peace corps volunteers. career choices;

Requires school district boards of directors to grant leaves of absence without pay for at least two years to any full-time certificated or classified employee who serves as a volunteer in the peace corps who volunteers for the peace corps at the time the person is a full-time employee. Upon expiration of the leave, the certificated or classified employee shall have the right to be reinstated to the position held before the leave was granted at the salary rate prevailing for that position when the employee resumes duty, without loss of seniority or sick leave. career choices;

Does not apply to employees who fail to report back to their districts within ninety days after termination of service with the peace corps.
Appropriates the sum of ten million dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the state building construction account to the University of Washington as matching funds for the construction of a collegiate and community swim facility. The amount provided in this act shall be matched by an equal amount from combined donations of institutional, student, and private donations.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.

SB 5026 by Senators Regala, Honeyford, Fraser, and Parlette

Companion Bill: 1502

Modifying tax abatement provisions.

Modifies tax abatement provisions.

Amends RCW 84.70.010 relating to tax abatements for property damaged or destroyed by natural disasters.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Ways & Means.
Feb 22 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 25 WEE - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 5027 by Senator Jacobsen

Improving real estate excise tax procedures for taxation of water rights transfers.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to improve the real estate excise tax reporting and collection process for the transfer of water rights that are transferred separately from the land.

Declares an intent to improve reporting by requiring the department of ecology and water conservancy boards to provide the department of revenue with information about these transfers and to allow the reporting and payment of any real estate excise tax for these transfers to be made directly to the department of revenue, thereby relieving the counties of responsibility for collection of such tax payments and reports.

Requires that, for the sale of a water right that is transferred separately from the land and tax is due under chapter 82.45 RCW, the sale shall be reported to the department within five days from the date of the sale on such returns and according to such procedures as the department may prescribe. The transferor and the transferee must sign such returns. Payment of the tax due must accompany the return. Any person who intentionally makes a false statement on any return required to be filed with the department under this chapter is guilty of perjury.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Water, Energy & Environment.
Jan 26 Public hearing in committee.
Feb 15 Executive session in committee.
Feb 17 WEE - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Minority; do not pass.
On motion, referred to Rules.

Apr 6 Senate Rules "X" file.

SB 5028 by Senator Jacobsen

Authorizing an inflationary adjustment for property tax levies.

Authorizes an inflationary adjustment for property tax levies.

Repeals RCW 84.55.0101.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Government Operations & Elections.

SB 5029 by Senators Jacobsen, Rockefeller, Kohl-Welles, Kline, Franklin, and Eide

Companion Bill: 1123

Requiring safe drinking water in schools.

(SEE ALSO PROPOSED 1ST SUB)

Finds that although water delivered from the community’s public water system must meet federal and state standards for lead and other contaminants, a school building may still have unacceptable drinking water contamination levels due to pipes, plumbing materials, and water use patterns within the school facility.

Finds that the best way to ensure that drinking water is safe in a particular school building is to test drinking and cooking water outlets such as taps, bubblers, and fountains, and to promptly correct problems where contaminant concentrations are found to exceed safe levels.

Requires the board to adopt, by rule, drinking water quality standards for lead, copper, cadmium, and corrosion within school facilities.

Authorizes the board to adopt, by rule, school drinking water quality standards for other contaminants if the board determines that:

(1) The presence of such contaminants is not due to insufficient implementation of public water system standards or corrosion treatment protocols; and

(2) Setting school drinking water standards for such contaminants is necessary to protect public health and safety.

Requires the department to examine compliance with adopted standards and rules and provide a report to the appropriate committees of the legislature biennially, beginning December 1, 2007. In the report due December 1, 2011, the department shall report on the status of testing, disclosure of test results, and corrective actions taken at school facilities across the state.
Requires this report to include any recommendations, in bill form, for legislation that would improve compliance with, or facilitate the enforcement or achievement of, school safe drinking water standards established under this act, including any needed compliance enforcement authority to be added to this act. Does not apply to schools that are regulated as nontransient noncommunity systems under chapter 246-290 WAC.

SB 5029-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Jacobsen, Rockefeller, Kohl-Welles, Kline, Franklin, and Eide)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that safe water delivered to a school can be adversely impacted by the plumbing in the facility, and finds that the best way to ensure that drinking water is safe in a particular school building is through testing water from individual taps and bubblers, setting action levels for drinking water quality, and developing and implementing corrective action plans when problems are found.

Declarers an intent that the exclusive responsibility remains with the local school governing authority of the school institutions for: (1) Providing information to the public about water quality and other environmental health risks in their school facilities; (2) Undertaking corrective actions to respond to exceedances of drinking water action levels in schools; (3) Ensuring sufficient monitoring of drinking water in school facilities is conducted to identify where such exceedances are occurring; (4) Ensuring test results are widely accessible to parents, students, staff, and local and state health departments; and (5) Ensuring broad community participation with prioritizing and resolving water quality and other environmental health risks.

Requires the board to adopt rules for drinking water in school facilities by August 1, 2006.

Directs the state building code council to examine the uniform plumbing code for consistency with applicable state and federal standards for lead plumbing and soldering, fixtures, bubblers, fountains, or other potential sources of lead contamination of drinking water, particularly regarding the application of the code to construction of school buildings. The council shall also examine the effectiveness of those standards in new plumbing construction projects to minimize the leaching of lead into the drinking water consumed at the tap.

Provides that, by December 1, 2006, the council must submit a report on its review to the appropriate legislative committees on their findings, with recommendations for actions to ensure the code is effective in its content, implementation, and enforcement to minimize in new plumbing construction projects the leaching of lead into the drinking water consumed at the tap.

SB 5031 by Senators Haugen, Jacobsen, Kastama, and Swecker

Companion Bill: 1029

Regulating ATVs.

Requires the department to adopt standards for and implement a comprehensive all-terrain vehicle safety education and training program. The program must provide for the hands-on training of all-terrain vehicle operators, and for the issuance of all-terrain vehicle safety certificates to operators who successfully complete the training. Course content must be adopted from a curriculum developed by a nationally recognized safety organization, such as the All-Terrain Vehicle Safety Institute.

Provides that the department may authorize persons, clubs, associations, municipalities, or other political subdivisions of the state to conduct classes and issue all-terrain vehicle safety certificates in the director's name. Any authorized person, club, association, municipality, or political subdivision may charge a reasonable fee, subject to department approval, for the training course.

Requires that, beginning July 1, 2006, to operate an ATV on public land a person must possess a safety certificate issued by the director or by another state or Canadian province. A nonresident who does not possess a safety certificate may operate an ATV on public land for five days in a calendar year.

Declares that all-terrain vehicles with engine capacity of seventy cubic centimeter displacement ("cc") up to and including ninety cc may be operated on public land only by those aged twelve years and older.

Declares that all-terrain vehicles with engine capacity greater than ninety cc may be operated on public land only by those aged sixteen years and older.

Requires persons under age sixteen to be under continuous adult supervision while operating an ATV on public land.

SB 5032 by Senators Fairley, Swecker, Regala, Fraser, Kline, and Spanel

Companion Bill: 1501

Regulating ATVs.

Requires a six-year review of property tax exemptions.

Directs the joint legislative audit and review committee to review the tax preferences in Title 84 RCW beginning in 2006 and every six years thereafter. The review shall be completed and a report prepared by June 30th of the year a review is required. The review shall not include an evaluation of any tax preference in chapter 84.36 RCW that has been in effect less than two years.

Requires the department of revenue to provide the committee with property tax data necessary to conduct the review. Upon completion of the review, the committee shall transmit the report to the appropriate committees of the legislature.

Repeals RCW 43.136.010, 43.136.020, 43.136.030, 43.136.040, 43.136.050, and 43.136.070.

SB 5030 by Senators Jacobsen and Fraser

Creating the toxic exposure reporting and tracking review panel.

Finds that there is a well-established link between toxic chemical exposure, human health, and environmental impacts. The widespread use of chemicals in our society has resulted in an increased demand for full-scale health investigations, assessment of resource damages, and health effects information. Increased reporting, comprehensive unbiased investigation capability, and enhanced community education efforts are required to maintain the state's responsibilities to provide for public health and safety.
SB 5033 by Senators Kastama and Shin; by request of Public Disclosure Commission

Companion Bill: 1143

Regarding penalties for violations of the public disclosure act.

Declares an intent to increase the authority of the public disclosure commission to more effectively foster compliance with our state’s requirements regarding campaign finance and contribution limits, lobbying, political advertising, and reporting of public officials’ financial affairs.

Intends to make the agency’s penalty authority for violations of the campaign, lobbying, political advertising, and public officials’ financial affairs provisions in RCW 42.17.010 through 42.17.245 and 42.17.350 through 42.17.790 more consistent with other agencies that enforce state ethics laws and more commensurate with the level of political spending in the state of Washington.

SB 5034 by Senator Kastama; by request of Public Disclosure Commission

Companion Bill: 1144

Making restrictions on campaign funding.

(FORMERLY 1ST SUB)

Finds that: (1) Timely disclosure to voters of the identity and sources of funding for electioneering communications is vitally important to the integrity of state, local, and judicial elections.

(2) Electioneering communications that identify political candidates for state, local, or judicial office and that are distributed sixty days before an election for those offices are intended to influence voters and the outcome of those elections.

(3) The state has a compelling interest in providing voters information about electioneering communications in political campaigns concerning candidates for state, local, or judicial office so that voters can be fully informed as to the: (a) Source of support or opposition to those candidates; and (b) identity of persons attempting to influence the outcome of state, local, and judicial candidate elections.

(4) Nondisclosure of financial information about advertising that masquerades as relating only to issues and not to candidate campaigns fosters corruption or the appearance of corruption. These consequences can be substantially avoided by full disclosure of the identity and funding of those persons paying for such advertising.

(5) The United States supreme court held in McConnell et al. v. Federal Elections Commission, 540 U.S. 93, 124 S.Ct. 619, 157 L.Ed.2d 491 (2003) that speakers seeking to influence elections do not possess an inviolable free speech right to engage in electioneering communications regarding elections, including when issue advocacy is the functional equivalent of express advocacy. Therefore, such election campaign communications can be regulated and the source of funding disclosed.

(6) The state also has a sufficiently compelling interest in preventing corruption in political campaigns to justify and restore contribution limits and restrictions on the use of soft money in RCW 42.17.640. Those interests include restoring restrictions on the use of such funds for electioneering communications, as well as the laws preventing circumvention of those limits and restrictions.

Declares an intent to: (1) Improve the disclosure to voters of information concerning persons and entities seeking to influence state, local, and judicial campaigns through reasonable and effective mechanisms, including improving disclosure of the source, identity, and funding of electioneering communications concerning state, local, and judicial candidate campaigns; (2) Regulate electioneering communications that mention state, local, and judicial candidates and that are broadcast, mailed, erected, distributed, or otherwise published right before the election so that the public knows who is paying for such communications; (3) Reenact and amend the contribution limits in RCW 42.17.640 (6) and (14) and the restrictions on the use of soft money, including as applied to electioneering communications, as those limits and restrictions were in effect following the passage of chapter 2, Laws of 1993 (Initiative No. 134) and before the state supreme court decision in Washington State Republican Party v. Washington State Public Disclosure Commission, 141 Wn.2d 245, 4 P.3d 808 (2000). The commission is authorized to fully restore the implementation of the limits and restrictions of RCW 42.17.640 (6) and (14) in light of McConnell et al. v. Federal Elections Commission, 540 U.S. 93, 124 S.Ct. 619, 157 L.Ed.2d 491 (2003). The United States supreme court upheld the disclosure and regulation of electioneering communications in political campaigns, including but not limited to issue advocacy that is the functional equivalent of express advocacy; (4) Authorize the commission to adopt rules to implement this act.

Repeals RCW 42.17.505.

SB 5034-S by Senate Committee on Government Operations & Elections (originally sponsored by Senator Kastama; by request of Public Disclosure Commission)

(FORMERLY 1ST SUB)

Finds that: (1) Timely disclosure to voters of the identity and sources of funding for electioneering communications is vitally important to the integrity of state, local, and judicial elections.

(2) Electioneering communications that identify political candidates for state, local, or judicial office and that are distributed sixty days before an election for those offices are intended to influence voters and the outcome of those elections.

(3) The state has a compelling interest in providing voters information about electioneering communications in political campaigns concerning candidates for state, local, or judicial office so that voters can be fully informed as to the: (a) Source of support or opposition to those candidates; and (b) identity of persons attempting to influence the outcome of state, local, and judicial candidate elections.

(4) Nondisclosure of financial information about advertising that masquerades as relating only to issues and not to candidate campaigns fosters corruption or the appearance of corruption. These consequences can be substantially avoided by full disclosure of the identity and funding of those persons paying for such advertising.

(5) The United States supreme court held in McConnell et al. v. Federal Elections Commission, 540 U.S. 93, 124 S.Ct. 619, 157 L.Ed.2d 491 (2003) that speakers seeking to influence elections do not possess an inviolable free speech right to engage in electioneering communications regarding elections, including when issue advocacy is the functional equivalent of express advocacy. Therefore, such election campaign communications can be regulated and the source of funding disclosed.

(6) The state also has a sufficiently compelling interest in preventing corruption in political campaigns to justify and restore contribution limits and restrictions on the use of soft money in RCW 42.17.640. Those interests include restoring restrictions on the use of such funds for electioneering communications, as well as the laws preventing circumvention of those limits and restrictions.

Declares an intent to: (1) Improve the disclosure to voters of information concerning persons and entities seeking to influence
state, local, and judicial campaigns through reasonable and effective mechanisms, including improving disclosure of the source, identity, and funding of electioneering communications concerning state, local, and judicial candidate campaigns;

(2) Regulate electioneering communications that mention state, local, and judicial candidates and that are broadcast, mailed, erected, distributed, or otherwise published right before the election so that the public knows who is paying for such communications;

(3) Reenact and amend the contribution limits in RCW 42.17.640 (6) and (14) and the restrictions on the use of soft money, including as applied to electioneering communications, as those limits and restrictions were in effect following the passage of chapter 2, Laws of 1993 (Initiative No. 134) and before the state supreme court decision in Washington State Republican Party v. Washington State Public Disclosure Commission, 141 Wn.2d 245, 4 P.3d 808 (2000). The commission is authorized to fully restore the implementation of the limits and restrictions of RCW 42.17.640 (6) and (14) in light of McConnell et al. v. Federal Elections Commission, 540 U.S. 93, 124 S.Ct. 619, 157 L.Ed.2d 491 (2003). The United States supreme court upheld the disclosure and regulation of electioneering communications in political campaigns, including but not limited to issue advocacy that is the functional equivalent of express advocacy; and

(4) Authorize the commission to adopt rules to implement this act.

Repeals RCW 42.17.505.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Government Operations & Elections.
Jan 13 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 12 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted.
Mar 16 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0;
absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 17 First reading, referred to State Government Operations & Accountability.
Mar 25 Public hearing in committee.
Apr 1 Executive session in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass with amendment(s).
Minority; do not pass.
Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s)
by State Government Operations & Accountability.
Minority; do not pass.
Apr 4 Passed to Rules Committee for second reading.
Apr 11 Placed on second reading.
Apr 13 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 56; nays, 40;
absent, 0; excused, 2.

-- IN THE SENATE --

Apr 20 Senate concurred in House amendments.
Passed final passage; yeas, 26; nays, 20;
absent, 0; excused, 3.
Apr 21 President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.
May 13 Governor signed.
Chapter 445, 2005 Laws.
Effective date 1/1/2006*

SB 5035 by Senators Thibaudeau, Brandland, and Franklin
Eliminating the state forensic pathology fellowship program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Repeals RCW 28B.20.426.

SB 5035-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Brandland, and Franklin)
Revising the forensic pathology program.

(DIGEST AS ENACTED)

Directs the Washington state forensic investigations council to study and make recommendations to the legislature regarding the need for a state forensic pathologist program. The council may include in its recommendations information regarding the state forensic pathologist's annual salary, budget, and duties. Requires the study and recommendations to be presented to the legislature by December 1, 2005.

Requires the forensic investigations council to be responsible for the oversight of any state forensic pathology program authorized by the legislature.

Repeals RCW 28B.20.426.

-- 2005 REGULAR SESSION --

Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Health & Long-Term Care.
Jan 26 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 14 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Feb 25 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0;
absent, 0; excused, 3.

-- IN THE HOUSE --

Feb 28 First reading, referred to Criminal Justice & Corrections.
Mar 22 Public hearing in committee.
Mar 31 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0;
absent, 0; excused, 0.

-- IN THE SENATE --

Apr 16 Senate concurred in House amendments.
Passed final passage; yeas, 41; nays, 0;
absent, 3; excused, 5.
Apr 18 President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.
Apr 22 Governor signed.
Chapter 166, 2005 Laws.
Effective date 7/24/2005.
Providing long-term funding for problem gambling.
Companion Bill: 1031
Authorizes projects recommended by the public works board.

-- 2005 REGULAR SESSION --
Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Ways & Means.
Feb 8 Public hearing in committee.

SB 5037 by Senators Prentice, Kohl-Welles, Kline, Deccio, and Franklin; by request of Governor Locke
Companion Bill: 1031
Providing long-term funding for problem gambling.

(SEE ALSO PROPOSED 2ND SUB)
Provides long-term funding for problem gambling.

SB 5037-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice, Kohl-Welles, Kline, Deccio, and Franklin; by request of Governor Locke)

(SEE ALSO PROPOSED 2ND SUB)
Provides long-term funding for problem gambling.

SB 5037-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Prentice, Kohl-Welles, Kline, Deccio, and Franklin; by request of Governor Locke)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)
Provides long-term funding for problem gambling.

-- 2005 REGULAR SESSION --
Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Labor, Commerce, Research & Development.
Jan 24 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5038 by Senators Honeyford, Oke, Kline, Mulliken, and Eide
Companion Bill: 1481
Increasing penalties for failure to yield to emergency vehicles or police vehicles.

(SUBSTITUTED FOR - SEE 1ST SUB)
Declares that a person is guilty of failure to yield the right of way in the first degree if he or she negligently obstructs or impedes the passage of any authorized emergency vehicle making use of audible and visual signals meeting the requirements of RCW 46.37.190, or of a police vehicle properly and lawfully making use of an audible signal.

Provides that failure to yield the right of way in the first degree is a gross misdemeanor.

Provides that the driver of any motor vehicle, upon approaching a stationary authorized emergency vehicle that is making use of audible and/or visual signals meeting the requirements of RCW 46.37.190 or of a police vehicle properly and lawfully displaying a flashing, blinking, or alternating emergency light or lights, shall: (1) On a highway having at least four lanes, at least two of which are intended for traffic proceeding in the same direction as the approaching vehicle, proceed with caution and, if reasonable, with due regard for safety and traffic conditions, yield the right of way by making a lane change into a lane not adjacent to that occupied by the stationary authorized emergency vehicle or police vehicle; or

(2) If changing lanes would be unreasonable or unsafe, proceed with due caution, reduce the speed of the vehicle, maintaining a safe speed for highway conditions.

SB 5038-S by Senate Committee on Judiciary (originally sponsored by Senators Honeyford, Oke, Kline, Mulliken, and Eide)
Increasing penalties for failure to yield to authorized emergency vehicles or police vehicles.

(DIGEST AS ENACTED)
Provides that the driver of any motor vehicle, upon approaching a stationary authorized emergency vehicle that is making use of audible and/or visual signals meeting the requirements of RCW 46.37.190 or of a police vehicle properly and lawfully displaying a flashing, blinking, or alternating emergency light or lights, shall: (1) On a highway having at least four lanes, at least two of which are intended for traffic proceeding in the same direction as the approaching vehicle, proceed with caution and, if reasonable, with due regard for safety and traffic conditions, yield the right of way by making a lane change or moving away from the lane or shoulder occupied by the stationary authorized emergency vehicle or police vehicle; or

(2) If changing lanes or moving away would be unreasonable or unsafe, proceed with due caution and reduce the speed of the vehicle.

Provides that the monetary penalty for violation of (a) RCW 46.55.105(2) is two hundred fifty dollars for each offense; (b) RCW 46.61.210(1) is five hundred dollars for each offense. No penalty assessed under this provision may be reduced.

-- 2005 REGULAR SESSION --
Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Judiciary.
Jan 18 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 21 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10 First reading, referred to Criminal Justice & Corrections.
Mar 22 Public hearing in committee.
Mar 31 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 6 Placed on second reading.
Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Regulating the processing of milk and milk products.

Designates regulations for the processing of milk and milk products.

Provides that all moneys received for licenses under chapter 15.36 RCW shall be deposited in the agricultural local fund established under RCW 43.23.230.

Chapter 413, 2005 Laws.

Effective date 7/24/2005.

Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.

Apr 18 Senate concurred in House amendments. Passed final passage; yeas, 46; nays, 0; absent, 3; excused, 0.

Apr 19 President signed.

SB 5040-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Hewitt, Mulliken, and Sheldon; by request of Department of Community, Trade, and Economic Development)

Amends RCW 9.94A.533 relating to discretionary weapons enhancements for sentence ranges.

SUBSTITUTED FOR - SEE 2ND SUB

Amends RCW 9.94A.533 relating to discretionary weapons enhancements for sentence ranges.

SB 5041-S2 by Senate Committee on Ways & Means (originally sponsored by Senators McCaslin and Kline)

(AS OF SENATE 2ND READING 3/16/05)

Amends RCW 9.94A.533 relating to discretionary weapons enhancements for sentence ranges.

Effective date 7/24/2005.
SB 5042

by Senator McCaslin

Tolling the statute of limitations for felonies.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in any felony case, the periods of limitation prescribed in this act run from the date of commission or within one year from the date on which the identity of the suspect is conclusively established by deoxyribonucleic acid testing, whichever is later.

SB 5042-S

by Senate Committee on Judiciary (originally sponsored by Senator McCaslin)

Tolling the statute of limitations for felony sex offenses.

(DIGEST AS ENACTED)

Provides that, in any prosecution for a sex offense as defined in RCW 9.94A.030, the periods of limitation prescribed in this act run from the date of commission or within one year from the date on which the identity of the suspect is conclusively established by deoxyribonucleic acid testing, whichever is later.

SB 5043

by Senator Mulliken

Clarifying the responsibility for enforcement noise control rules.

(SEE ALSO PROPOSED 1ST SUB)

Declares that local governments retain primary responsibility for the enforcement of rules adopted by the department under the provisions of chapter 70.107 RCW.

Directs the department to review and update rules adopted under chapter 70.107 RCW. Updated rules must comply with existing statutory provisions, and be based on recent, best available science. The department must also clarify rules on low bass frequency decibel levels.

SB 5043-S

by Senate Committee on Government Operations & Elections (originally sponsored by Senator Mulliken)

Studying the effects of bass sound harmonics.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Bass sound harmonics may cause adverse auditory and nonauditory effects, including hearing loss, communication and sleep disturbance, increasing stress levels,
changes in mood, and impact to cardiovascular and endocrine systems;
(2) Exposure to bass sound harmonics may cause long-term damage;
(3) With increasing population sizes and new and developing technologies for the production of bass sound harmonics, more Washingtonians are exposed for longer periods to bass sound harmonics;
(4) The scientific research into the health effects of bass sound harmonics has not been extensively studied, and state and local programs relating to the restriction on bass sound harmonics should be considered; and
(5) The state noise program has not been comprehensively reviewed with respect to its application to bass sound harmonics.

Declares an intent to authorize a comprehensive review of current federal research studies on the health effects of bass sound harmonics, if any, and a review of current state and local programs that includes provisions relating to bass sound harmonics in order to provide greater understanding of opportunities to strengthen those programs as well as further public education regarding the health effects of bass sound harmonics.

Requires that, by January 1, 2007, the department of health, with the guidance of the board of health, shall provide to the appropriate committees of the senate and the house of representatives an assessment of the health effects of bass sound harmonics and recommendations for reducing the effects.

Appropriates the sum of sixty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the department of health for the purposes of this act. The department may contract with another entity to complete portions of the study provisions in this act, but any contract may not allow greater than twenty-five percent of the total contract amount for indirect costs.

-- 2005 REGULAR SESSION --

Mar 8 Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 47; nays, 0;
    absent, 0; excused, 2.
    -- IN THE HOUSE --

Mar 10 First reading, referred to Local Government.

Mar 21 Public hearing and executive action taken in committee.
    LG - Executive action taken by committee.
    LG - Majority; do pass.

Mar 23 Passed to Rules Committee for second reading.

Apr 4 Placed on second reading by Rules Committee.

Apr 5 Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 94; nays, 0;
    absent, 0; excused, 4.
    -- IN THE SENATE --

Apr 7 President signed.
    -- IN THE HOUSE --

Apr 11 Speaker signed.
    -- OTHER THAN LEGISLATIVE ACTION --

Apr 15 Delivered to Governor.

Apr 21 Governor signed.
    Chapter 114, 2005 Laws.
    Effective date 7/24/2005.

SB 5045 by Senators Doumit and Morton
Companion Bill: 1157

Allowing title insurance companies to provide a guarantee covering its agents.

(DIGEST AS ENACTED)

Provides that a title insurance company authorized to do business in Washington under RCW 48.05.030 may provide a guarantee in a form satisfactory to the commissioner accepting financial responsibility, up to the aggregate amount of two hundred thousand dollars, for any fraudulent or dishonest acts committed by any one or more of the employees, officers, or owners of a title insurance agent that is appointed as the title insurance company's agent.

Declares that a title insurance company providing a guarantee as permitted under this act may only do so on behalf of its properly appointed title insurance agents.

Requires all title insurance agents licensed on or before the effective date of this act to comply with this act within thirty days following the effective date.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Government Operations & Elections.

Feb 21 Public hearing in committee.

Feb 24 Executive session in committee.

Feb 28 GO - Majority; 1st substitute bill be substituted, do pass.
    Minority; do not pass.
    Minority; without recommendation.
    And refer to Ways & Means.
    Referred to Ways & Means.

SB 5044 by Senators Mulliken and Parlette
Regulating contract interests of an officer of a rural public hospital district.

(DIGEST AS ENACTED)

Declares that, in the case of a particular officer of a rural public hospital district, as defined in RCW 70.44.460, the total amount of such contract or contracts authorized in RCW 42.23.030 may exceed one thousand five hundred dollars in any calendar month, but shall not exceed twenty-four thousand dollars in any calendar year.

Provides that, at the beginning of each calendar year, beginning with the 2006 calendar year, the legislative authority of the rural public hospital district shall increase the calendar year limitation described in this act by an amount equal to the dollar amount for the previous calendar year multiplied by the change in the consumer price index as of the close of the twelve-month period ending December 31st of that previous calendar year.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Government Operations & Elections.

Feb 22 Public hearing in committee.

Mar 1 Executive session in committee.

Mar 2 GO - Majority; do pass.
    Passed to Rules Committee for second reading.

Mar 7 Placed on second reading by Rules Committee.
Modifying provisions governing ethics complaints.

Companion Bill: 1051

Modifying provisions governing ethics complaints.

(DIGEST AS ENACTED)

Amends RCW 42.52.425 and 42.52.450 relating to ethics complaints.

SB 5046 by Senators Regala and Johnson; by request of Legislative Ethics Board

Companion Bill: 1051

Creating the prevention quality council.

Requires the council to meet at least annually to: (1) Identify state agencies operating or funding prevention programs; and
(2) Review research findings and recommendations of the institute;
(3) Identify gaps in available research and make recommendations to the legislature regarding areas that should be prioritized for future research investments;
(4) Certify, by affirmative vote of at least six members, evidence-based prevention programs for state funding; and
(5) Recommend legislation modifying duties and services of state agencies as necessary to achieve the purposes of this act.

Requires state agencies identified by the council as operating or funding prevention programs to: (1) Submit biennial reports to the council containing: (a) A description of each prevention program on which the agency expends state funds, including but not limited to whether the program is an evidence-based program; and (b) the percentage of state funds the agency receives for prevention programs that is being expended on evidence-based programs; and
(2) Spend not less than the percentages of state funds specified in this act on certified evidence-based programs in the fiscal years specified: (a) Fifty percent in fiscal year 2007; (b) sixty percent in fiscal year 2008; and (c) seventy percent in fiscal year 2009 and thereafter.

SB 5048 by Senators Oke, Brown, Keiser, Swecker, Kline, Morton, Rockefeller, Deccio, Tiabudeau, Finkbeiner, McAuliffe, Sheldon, Rasmussen, Spanel, Berkey, Eide, Doumit, Regala, Kohl-Welles, Jacobsen, Franklin, Haugen, Fraser, Kastama, and Weinstein

Prohibiting tobacco product sampling.

(DIGEST AS ENACTED)

Finds that tobacco samples contribute to children's access to tobacco products by providing a no-cost initiation that encourages minors to experiment with nicotine at early ages. Sampling activity often occurs in venues frequented by minors, and tobacco samples are distributed along with other promotional items that contain tobacco brand logos, thus increasing the appeal of the tobacco products as well as the chances that children will obtain them.

Declares an intent to protect minors from the influence of tobacco sampling by eliminating the distribution of samples in this state.

Repeals RCW 70.155.060 and 82.24.270.

Prescribes penalties for violations of the act.

SB 5047 by Senator Regala; by request of Office of Financial Management

Companion Bill: 1052

Creating the prevention quality council.

Requires the council to meet at least annually to: (1) Identify state agencies operating or funding prevention programs; and
(2) Review research findings and recommendations of the institute;
(3) Identify gaps in available research and make recommendations to the legislature regarding areas that should be prioritized for future research investments;
(4) Certify, by affirmative vote of at least six members, evidence-based prevention programs for state funding; and
(5) Recommend legislation modifying duties and services of state agencies as necessary to achieve the purposes of this act.

Requires state agencies identified by the council as operating or funding prevention programs to: (1) Submit biennial reports to the council containing: (a) A description of each prevention program on which the agency expends state funds, including but not limited to whether the program is an evidence-based program; and (b) the percentage of state funds the agency receives for prevention programs that is being expended on evidence-based programs; and
(2) Spend not less than the percentages of state funds specified in this act on certified evidence-based programs in the fiscal years specified: (a) Fifty percent in fiscal year 2007; (b) sixty percent in fiscal year 2008; and (c) seventy percent in fiscal year 2009 and thereafter.
SB 5049 by Senators Kohl-Welles, Benton, Fairley, Esser, Thibaudeau, Prentice, McAuliffe, Kline, and Rockefeller

Requiring the disclosure of information about mold in residential dwelling units.

(DIGEST AS ENACTED)

Supports providing tenants and landlords with information designed to minimize the public's exposure to mold.

Requires landlords to provide tenants with information provided or approved by the department of health about the health hazards associated with exposure to indoor mold. Information may be provided in written format individually to each tenant, or may be posted in a visible, public location at the dwelling unit property. The information must detail how tenants can control mold growth in their dwelling units to minimize the health risks associated with indoor mold.

Requires the information to be provided by the landlord to new tenants at the time the lease or rental agreement is signed, and must be provided to current tenants no later than January 1, 2006, or must be posted in a visible, public location at the dwelling unit property beginning the effective date of this act.

Provides that the landlord and his or her agents and employees are immune from civil liability for failure to comply with this act except where the landlord and his or her agents and employees knowingly and intentionally do not comply with this act except where the landlord and his or her agents and employees are immune from civil liability for failure to comply with this act.

SB 5049
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 9 Governor signed.
Chapter 14, 2006 Laws.
Effective date 6/7/2006.

SB 5050 by Senators Fraser and Hewitt

Companion Bill: 1056

Issuing general obligation bonds.

Declares that, for the purpose of providing funds to finance the projects described and authorized by the legislature in the capital and operating appropriation acts for the 2003-2005 and 2005-2007 fiscal bienniums, and all costs incidental thereto, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of one billion one hundred sixty-six million dollars, or as much thereof as may be required, to finance these projects and all costs incidental thereto.

SB 5051 by Senators Fraser and Hewitt; by request of Governor Locke

Companion Bill: 1057

Making appropriations and authorizing expenditures for capital improvements.

Makes appropriations and authorizes expenditures for capital improvements.

SB 5052 by Senators Johnson, Kline, and Rockefeller

Creating the uniform estate tax apportionment act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Establishes the uniform estate tax apportionment act.

SB 5052-S by Senate Committee on Judiciary (originally sponsored by Senators Johnson, Kline, and Rockefeller)

(DIGEST AS ENACTED)

Establishes the uniform estate tax apportionment act.

SB 5050 -- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Ways & Means.

SB 5051 -- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Ways & Means.

SB 5052 -- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Judiciary.
Mar 31  Public hearing and executive action taken in committee.  
JUDI - Executive action taken by committee.  
JUDI - Majority; do pass with amendment(s).  

Apr 1  Passed to Rules Committee for second reading.  

Apr 5  Placed on second reading by Rules Committee.  

Apr 12  Committee amendment adopted with no other amendments.  
Rules suspended. Placed on Third Reading.  
Third reading; yeas, 98; nays, 0;  
amendments.  

Apr 12  -- IN THE SENATE --  

Apr 18  Senate concurred in House amendments.  
Passed final passage; yeas, 46; nays, 0; absent, 0; excused, 3.  

Apr 19  President signed.  
-- IN THE HOUSE --  

Apr 21  Speaker signed.  

-- OTHER THAN LEGISLATIVE ACTION --  

Apr 23  Delivered to Governor.  

May 9  Governor signed.  
Chapter 332, 2005 Laws.  
Effective date 1/1/2006.  

SB 5053  by Senators Kline and Johnson  
Companion Bill: 1403  
Authorizing service by publication in actions to establish or modify parenting plans, for legal separation or invalidity of marriage, and for nonparental custody.  

(DIGEST AS ENACTED)  

Authorizes service by publication in actions to establish or modify parenting plans, for legal separation or invalidity of marriage, and for nonparental custody.  

-- 2005 REGULAR SESSION --  

Jan 12  First reading, referred to Judiciary.  
Jan 13  Public hearing in committee.  
Feb 3  Executive session in committee.  
Feb 4  JUD - Majority; do pass.  
Passed to Rules Committee for second reading.  
Feb 8  Made eligible to be placed on second reading.  
Feb 15  Placed on second reading by Rules Committee.  
Mar 2  Rules suspended. Placed on Third Reading.  
Third reading; yeas, 48; nays, 0; absent, 0; excused, 1.  

-- IN THE HOUSE --  

Mar 4  First reading, referred to Juvenile Justice & Family Law.  
Mar 18  Public hearing in committee.  
Mar 25  Executive session in committee.  
JJFL - Executive action taken by committee.  
JJFL - Majority; do pass.  
Mar 30  Passed to Rules Committee for second reading.  
Apr 4  Placed on second reading by Rules Committee.  
Apr 5  Rules suspended. Placed on Third Reading.  
Third reading; yeas, 93; nays, 1; absent, 0; excused, 4.  

-- IN THE SENATE --  

Apr 7  President signed.  
-- IN THE HOUSE --  

Apr 11  Speaker signed.  

-- OTHER THAN LEGISLATIVE ACTION --  

Apr 15  Delivered to Governor.  
Apr 21  Governor signed.  
Chapter 117, 2005 Laws.  
Effective date 7/24/2005.  

SB 5054 by Senators Johnson, Kline, and Rockefeller  
Companion Bill: 1053  
Regarding patient authorization of disclosure of health care information.  

(SUBSTITUTED FOR - SEE 1ST SUB)  

Provides that an authorization shall automatically terminate sixty days after the date of the patient's death unless it expressly provides for a different expiration date, or for its expiration on the occurrence of an event that relates to the patient or the purpose of the use or disclosure.  

SB 5054-S by Senate Committee on Judiciary (originally sponsored by Senators Johnson, Kline, and Rockefeller)  

(AS OF SENATE 2ND READING 3/09/05)  

Amends RCW 70.02.030 relating to patient authorization of disclosure of health care information.  

-- 2005 REGULAR SESSION --  

Jan 12 First reading, referred to Health & Long-Term Care.  
Jan 19 Executive session in committee.  
HEA - Majority; without recommendation.  
And refer to Judiciary.  
Jan 20 Referred to Judiciary.  
Feb 1 Public hearing in committee.  
Feb 16 Executive session in committee.  
Feb 21 JUD - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
Feb 22 Made eligible to be placed on second reading.  
Mar 7 Placed on second reading by Rules Committee.  
Mar 9 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading; yeas, 46; nays, 0; absent, 0; excused, 3.  

-- IN THE HOUSE --  

Mar 10 First reading, referred to Health Care.  
Mar 17 Public hearing in committee.  
Mar 18 Executive session in committee.  
HC - Executive action taken by committee.  
HC - Majority; do pass.  
Minority; do not pass.  
Mar 22 Passed to Rules Committee for second reading.  
Apr 24 By resolution, returned to Senate Rules Committee for third reading.  

-- 2006 REGULAR SESSION --  

-- IN THE SENATE --  

Jan 9 By resolution, reintroduced and retained in present status.  
Jan 19 Made eligible to be placed on third reading.  
Feb 24 Senate Rules "X" file.  

SB 5055 by Senators Johnson, Kline, and Rockefeller  
Companion Bill: 1125  
Managing trusts and estates.  
Establishes provisions for the management of trusts and estates.  
Repeals RCW 11.04.270.  

-- 2005 REGULAR SESSION --  

Jan 11 First reading, referred to Health & Long-Term Care.  
Jan 12 First reading, referred to Judiciary.  

SB 5056 by Senators Haugen, Swecker, Prentice, Kastama, Fairley, Honeyford, Zarelli, Hewitt, Berkey, Fraser, Thibaudeau, Jacobsen, McAuliffe, Rasmussen, Kline, and Rockefeller  
Creating the department of archaeology and historic preservation.  

(SUBSTITUTED FOR - SEE 2ND SUB)
Creates the department of archaeology and historic preservation.
Abolishes the office of archaeology and historic preservation and its powers, duties, and functions are hereby transferred to the department of archaeology and historic preservation.
Repeals RCW 27.34.310 and 27.34.320.

SB 5056-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Haugen, Swecker, Prentice, Kastama, Fairley, Honeyford, Zarelli, Hewitt, Berkey, Fraser, Thiabudeau, Jacobsen, McAuliffe, Rasmussen, Kline, and Rockefeller)

(SUBSTITUTED FOR - SEE 2ND SUB)

Creates the department of archaeology and historic preservation.
Abolishes the office of archaeology and historic preservation and its powers, duties, and functions are hereby transferred to the department of archaeology and historic preservation.
Repeals RCW 27.34.210, 27.34.310, and 27.34.320.

SB 5056-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Haugen, Swecker, Prentice, Kastama, Fairley, Honeyford, Zarelli, Hewitt, Berkey, Fraser, Thiabudeau, Jacobsen, McAuliffe, Rasmussen, Kline, and Rockefeller)

(DIGEST AS ENACTED)

Creates the department of archaeology and historic preservation.
Abolishes the office of archaeology and historic preservation and its powers, duties, and functions are hereby transferred to the department of archaeology and historic preservation.
Repeals RCW 27.34.210, 27.34.310, and 27.34.320.

-- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.
Feb 1 Public hearing and executive action taken in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.
Feb 14 And refer to Ways & Means. Referred to Ways & Means.
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 3 WM - Majority; 2nd substitute bill be substituted, do pass.
Mar 4 And refer to Ways & Means. Referred to Ways & Means.
Mar 9 Passed to Rules Committee for second reading.
Mar 10 2nd substitute bill substituted.
Mar 15 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 2; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 15 First reading, referred to State Government Operations & Accountability.
Mar 25 Public hearing and executive action taken in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass.
Mar 29 Referred to Appropriations.
Mar 31 Public hearing in committee.
Apr 2 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Apr 4 Minority; do not pass.
Apr 11 Passed to Rules Committee for second reading.
Apr 12 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 93; nays, 5; absent, 0; excused, 0.
-- IN THE SENATE --
President signed.

SB 5057 by Senators Jacobsen, Swecker, Weinstein, and Haugen

Representing the WUTC on the agency council on coordinated transportation.

(SEE ALSO PROPOSED 1ST SUB)

Provides for a representative of the utilities and transportation commission on the agency council on coordinated transportation.

DIGEST OF PROPOSED 1ST SUBSTITUTE

Provides for a representative of the utilities and transportation commission and one representative from the statewide metropolitan planning organizations and regional transportation planning organizations coordinating committee on the agency council on coordinated transportation.

-- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Transportation.
Feb 22 Public hearing in committee.
Mar 3 Executive session in committee.
Mar 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Mar 11 Passed to Rules Committee for second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Sen Rules "X" file.

SB 5058 by Senators Haugen, Swecker, Prentice, Jacobsen, and Weinstein

Changing the payment date of motor vehicle fuel tax and special fuel tax when paying by electronic funds transfer.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the payment date of motor vehicle fuel tax and special fuel tax when paying by electronic funds transfer.
Repeals RCW 82.36.405 and 82.38.289.

SB 5058-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Swecker, Prentice, Jacobsen, and Weinstein)

Modifying fuel tax payment requirements.

(DIGEST AS ENACTED)

Revises the payment date of motor vehicle fuel tax and special fuel tax when paying by electronic funds transfer.
Repeals RCW 82.36.405 and 82.38.289.

-- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Transportation.
Feb 23 Public hearing in committee.
Mar 3 Executive session in committee.
Mar 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Mar 14 Minority; without recommendation.
Mar 15 Passed to Rules Committee for second reading.
May 9 Governor signed.
Apr 16 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 20 Delivered to Governor.
Legislative authority must first enact an ordinance allowing for railroad crossing violations.

The legislature respectfully requests the Washington state supreme court to amend the Infraction Rules for Courts of Limited Jurisdiction to conform to this act. Furthermore, the legislature respectfully asks the court to create an automated traffic infraction notice that is consistent with this act.

SB 5060-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Swecker, and Jacobsen)
Regulating the use of automated traffic safety cameras.

(ORIGINAL VERSION)

Provides that the use of automated traffic safety cameras is subject to the following regulations:

(1) The use of automated traffic safety cameras is restricted to two-arterial intersections, railroad crossings, and school speed zones only.

(2) Use of automated traffic safety cameras is restricted to two-arterial intersections and railroad crossings only.

(3) Automated traffic safety cameras may take pictures of the vehicle and vehicle license plate only while an infraction is occurring. The picture must not reveal the face of the driver or of passengers in the vehicle.

(4) The ordinance enacted by the local legislative authority may provide that automated traffic safety cameras may take pictures of the vehicle and vehicle license plate while an infraction is occurring.

(5) The law enforcement agency having jurisdiction shall plainly mark the locations where an automated traffic safety camera is used by placing signs on street locations that clearly indicate to drivers that they are entering a zone where traffic laws are enforced by an automated traffic safety camera.

(6) A notice of an infraction must be mailed to the registered owner of the vehicle within fourteen days of the infraction occurring.

(7) A person receiving an automated traffic infraction notice based on evidence detected by an automated traffic safety camera may respond to the notice by mail.

(8) The registered owner of a vehicle is responsible for an infraction under RCW 46.63.030(2) unless within fifteen days after notification of the infraction the registered owner furnishes the officials or agents of the municipality that issued the notice of infraction with: (a) An affidavit made under oath, stating that the vehicle involved was, at the time, stolen or in the care, custody, or control of some person other than the registered owner; or (b) testimony in open court under oath that the person was not the operator of the vehicle at the time of the alleged infraction.
Studying the level of dental insurance coverage for periodontal disease.

SB 5061  by Senator Jacobsen

Studying the level of insurance coverage for periodontal disease.

(SEE ALSO PROPOSED 1ST SUB)

Requires the office of the insurance commissioner to conduct a study to: (1) Determine the level of insurance coverage provided for a range of services known to be effective in preventing and treating periodontal disease; and

(2) Assess whether the level of coverage is adequate to meet the public need and make appropriate recommendations to the legislature about strategies for meeting those needs, and the costs and benefits of implementing these strategies.

SB 5061-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senator Jacobsen)

Studying the level of dental insurance coverage for periodontal disease.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the office of the insurance commissioner to conduct a study to: (1) Determine the level of insurance coverage provided for a range of services known to be effective in preventing and treating periodontal disease; and

(2) Assess whether the level of coverage is adequate to meet the public need and make appropriate recommendations to the legislature about strategies for meeting those needs, and the costs and benefits of implementing these strategies.

SB 5062  by Senators Jacobsen and Rasmussen

Adopting the Washington organic foods commission act.

Declares that the marketing of organic foods within this state is affected with a public interest. It is declared to be the policy and purpose of this act to promote the general welfare of the state by enabling producers of organic foods to help themselves in establishing orderly, fair, sound, efficient, and unhampered marketing, grading, and standardizing of the organic foods they produce, and in promoting and increasing the sale of such commodities.
SB 5063-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Jacobsen, Rasmussen, and Kline)

(SEE ALSO PROPOSED 2ND SUB)

Recognizes that telework has been found to reduce commute trips and provide flexibility for work-related travel. Additionally, telework enables employers to allow employees to work outside of urban areas, which reduces urban commute trips while strengthening rural economies.

Recognizes that telework is a key component in a comprehensive transportation demand management package.

Declares an intent to decrease traffic congestion with the creation of the telework enhancement funding board.

Requires the board to develop procedures and criteria for allocation of funds for telework enhancement projects and telework activities on a statewide basis to address the highest priorities for enhancing telework. To the extent practicable the board shall adopt an annual allocation of funding.

Requires telework project lists to be submitted to the telework enhancement funding board for funding by January 1st and July 1st of each year beginning in 2005. Beginning in 2006, the board shall provide the legislature with a list of the proposed projects and a list of the projects funded by October 1st of each year for informational purposes.

Directs the department of transportation to track all funds allocated for telework enhancement projects and telework activities on behalf of the board, including both funds allocated by the board and funds allocated by other state or federal agencies for telework enhancement.

Requires that, beginning in December 2006, the board shall provide a biennial report to the governor and the legislature on telework enhancement expenditures.

SB 5063-S2 by Senate Committee on Transportation

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Recognizes that telework has been found to reduce commute trips and provide flexibility for work-related travel. Additionally, telework enables employers to allow employees to work outside of urban areas, which reduces urban commute trips while strengthening rural economies.

Recognizes that telework is a key component in a comprehensive transportation demand management package.

Declares an intent to decrease traffic congestion with the creation of the telework enhancement funding board.

Requires the board to develop procedures and criteria for allocation of funds for telework enhancement projects and telework activities on a statewide basis to address the highest priorities for enhancing telework. To the extent practicable the board shall adopt an annual allocation of funding.

Requires telework project lists to be submitted to the telework enhancement funding board for funding by January 1st and July 1st of each year beginning in 2005. Beginning in 2006, the board shall provide the legislature with a list of the proposed projects and a list of the projects funded by October 1st of each year for informational purposes.

Directs the department of transportation to track all funds allocated for telework enhancement projects and telework activities on behalf of the board, including both funds allocated by the board and funds allocated by other state or federal agencies for telework enhancement.

Requires that, beginning in December 2006, the board shall provide a biennial report to the governor and the legislature on telework enhancement expenditures.

SB 5064 by Senators Thibaudeau, Deccio, Jacobsen, Parlette, Kohl-Welles, Weinstein, and Keiser

Studying the use of electronic medical records.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the Washington state health care authority, in collaboration with the advisory board, to develop and implement a strategy for the adoption and use of electronic medical records and health information systems that are consistent with emerging national standards and promote interoperability of health information systems.

Declares that the strategy should be designed to promote greater adoption of electronic medical record information systems among the state's health care providers, improve the quality of care, reduce medical errors, and enable patients to make better decisions about their own health care.

Requires the authority, in collaboration with the advisory board, to submit an interim status report on its preliminary findings by December 1, 2005. A final report of findings and recommendations shall be submitted by December 1, 2006.

SB 5064-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Deccio, Jacobsen, Parlette, Kohl-Welles, Weinstein, and Keiser)

(DIGEST AS ENACTED)

Requires the Washington state health care authority, in collaboration with the advisory board, to develop and implement a strategy for the adoption and use of electronic medical records and health information systems that are consistent with emerging national standards and promote interoperability of health information systems.

Declares that the strategy should be designed to promote greater adoption of electronic medical record information systems and health information technologies, including system design, implementation, operation, and evaluation;

(2) Be designed to promote greater adoption of electronic medical record and health information technologies among the state's health care providers that reduce medical errors and enable patients to make better decisions about their own health care by promoting secure access to medical records online; and

(3) Seek to promote standards and systems that are compatible with current adopters of electronic medical record systems in Washington.

Requires the authority, in collaboration with the advisory board, to submit an interim status report on its preliminary findings by December 1, 2005. A final report of findings and recommendations shall be submitted by December 1, 2006.
VETO MESSAGE ON SB 5064-S

May 4, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 3, Substitute Senate Bill No. 5064 entitled:

This bill creates the Washington Health Information Advisory Board (WHIAB), and encourages the use of health information technology to support high quality, cost-effective health care. Section 3 of the bill directs all agencies under the control of the Governor, including those not involved in health related issues, to render full assistance to the WHIAB, giving rise to an issue of governance.

For these reasons, I have vetoed Section 3 Substitute Senate Bill No. 5064.

I direct the Health Care Authority and WHIAB, however, to:

For these reasons, I have vetoed Substitute Senate Bill No. 5064.

I am returning, without my approval as to Section 3, Substitute Senate Bill No. 5064 entitled:

This bill creates the Washington Health Information Advisory Board (WHIAB), and encourages the use of health information technology to support high quality, cost-effective health care. Section 3 of the bill directs all agencies under the control of the Governor, including those not involved in health related issues, to render full assistance to the WHIAB, giving rise to an issue of governance.

For these reasons, I have vetoed Section 3 Substitute Senate Bill No. 5064.

With the exception of Section 3, Substitute Senate Bill No. 5064 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

--- 2005 REGULAR SESSION ---
Jan 12 First reading, referred to Health & Long-Term Care.
Jan 27 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

Mar 4 Public hearing in committee.
Mar 7 Executive session in committee.
WM - Majority; do pass 1st substitute bill proposed by Health & Long-Term Care.
Minority; without recommendation.
Passed to Rules Committee for second reading.

Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 45; nays, 1;
absent, 1; excused, 2.

-- IN THE HOUSE --
Mar 15 First reading, referred to Technology, Energy & Communications.
Mar 29 Public hearing and executive action taken in committee.
TEC - Executive action taken by committee.
TEC - Majority; do pass with amendments(s).

Apr 1 Referred to Appropriations.
Apr 2 Public hearing, executive action taken, and
executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass with amendments(s)
by Technology, Energy & Communications.

Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted with no other
amendments.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 98; nays, 0;
absent, 0; excused, 0.

-- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 38; nays, 0; absent, 2;
excused, 9.

Apr 19 President signed.

-- IN THE HOUSE --
Apr 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 4 Governor partially vetoed.
Chapter 261, 2005 Laws PV.
Effective date 7/24/2005.

--- BY SENATORS THIBAudeau, Deccio, Jacobsen, Parlette, Kohl-Welles, and Keiser ---

SB 5065 by Senators Thibaudeau, Deccio, Jacobsen, Parlette, Kohl-Welles, and Keiser

Requiring notice of potential injuries resulting from health care.

(ADDITIONAL SUB) Provides that hospitals shall have in place policies to assure that, when appropriate, information about unanticipated outcomes is provided to patients or their families or any surrogate decision makers identified pursuant to RCW 7.70.065.

Declares that notifications of unanticipated outcomes under this act do not constitute an acknowledgement or admission of liability, nor can the fact of notification or the content disclosed be introduced as evidence in a civil action.

Provides that, beginning January 1, 2006, the department shall, during the annual survey of a hospital, ensure that the policy required in this act is in place.

SB 5065-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Deccio, Jacobsen, Parlette, Kohl-Welles, and Keiser)

(DIGEST AS ENACTED) Provides that hospitals shall have in place policies to assure that, when appropriate, information about unanticipated outcomes is provided to patients or their families or any surrogate decision makers identified pursuant to RCW 7.70.065.

Declares that notifications of unanticipated outcomes under this act do not constitute an acknowledgement or admission of liability, nor can the fact of notification or the content disclosed be introduced as evidence in a civil action.

Provides that, beginning January 1, 2006, the department shall, during the annual survey of a hospital, ensure that the policy required in this act is in place.

--- 2005 REGULAR SESSION ---
Jan 12 First reading, referred to Health & Long-Term Care.
Jan 26 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

Mar 1 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 10 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 46; nays, 1;
absent, 0; excused, 2.

-- IN THE HOUSE --
Mar 11 First reading, referred to Judiciary.
SB 5066 by Senators Benton, Kohl-Welles, and Oke

Modifying the excise taxation of physical fitness services.

Recognizes that better health outcomes improve not only citizens' well-being but also lessen the fiscal burden on the state. Recognizes that lowering the cost of joining fitness clubs and organizations will provide an incentive for individuals to partake in beneficial physical exercise.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Ways & Means.

SB 5067 by Senator Benton

Legalizing a motor vehicle, travel trailer, and boat trailer combination.

Provides that, notwithstanding the provisions of RCW 46.44.036 and subject to such rules and regulations governing their operation as may be adopted by the state department of transportation, operation of the following combinations is lawful:

1. A combination of a trailer and a vehicle designed for hauling a boat, snowmobiles, or nonhighway vehicles as defined in RCW 46.09.020. The vehicles in combination must not exceed sixty-five feet in length and must have a braking capacity that conforms to RCW 46.37.351 and progressive braking.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Transportation.

SB 5068 by Senators Keiser, Thibaudeau, McAuliffe, Kline, Franklin, Haugen, and Kohl-Welles

Providing health information for youth.

Declares an intent to enhance the healthy development of young people in Washington state by taking opportunities to provide them with information needed to help reduce rates of teen pregnancy, sexually transmitted diseases, and HIV infection.

Directs the department of health to work in consultation with the office of the superintendent of public instruction to develop guidelines for health information and disease prevention instruction under this act.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Health & Long-Term Care.

SB 5069 by Senators Keiser, Kohl-Welles, Franklin, Thibaudeau, Brown, Kline, and Regala

Companion Bill: 1173

Establishing family leave insurance.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares it to be in the public interest to establish a program that:

1. Allows parents to bond with a newborn or newly placed child, and workers to care for seriously ill family members or recover from their own serious health condition;

2. Is in addition to those programs offered by employers;

3. Provides limited income support for a reasonable period while an individual is away from work on family leave; and

4. Reduces the impact on state income support programs by increasing an individual's ability to provide caregiving services for family members while maintaining an employment relationship.

Requires that, beginning July 1, 2007, the department shall report to the legislature by July 1st of each year on projected and actual program participation, premium rates, fund balances, and outreach efforts.

SB 5069-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Kohl-Welles, Franklin, Thibaudeau, Brown, Kline, and Regala)

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares it to be in the public interest to establish a program that:

1. Allows parents to bond with a newborn or newly placed child, and workers to care for seriously ill family members or recover from their own serious health condition;

2. Is in addition to those programs offered by employers;

3. Provides limited income support for a reasonable period while an individual is away from work on family leave; and

4. Reduces the impact on state income support programs by increasing an individual's ability to provide caregiving services for family members while maintaining an employment relationship.

Requires that, beginning September 1, 2006, the department shall report to the legislature by July 1st of each year on projected and actual program participation, premium rates, fund balances, and outreach efforts.

SB 5069-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Keiser, Kohl-Welles, Franklin, Thibaudeau, Brown, Kline, and Regala)

(AS OF SENATE 2ND READING 3/15/05)

Declares it to be in the public interest to establish a program that:

1. Allows parents to bond with a newborn or newly placed child, and workers to care for seriously ill family members;

2. Is in addition to those programs offered by employers whether voluntary or required by federal or state family leave laws;

3. Provides limited income support for a reasonable period while an individual is away from work on family leave; and

4. Reduces the impact on state income support programs by increasing an individual's ability to provide caregiving services for family members while maintaining an employment relationship.

Requires that, beginning September 1, 2006, the department shall report to the legislature by July 1st of each year on projected and actual program participation, premium rates, fund balances, and outreach efforts.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 13 Executive session in committee.
FHC - Majority; without recommendation.
Jan 14 Referred to Labor, Commerce, Research & Development.
Jan 31 Public hearing in committee.
Mar 1 Executive session in committee.
SB 5070  by Senators Spanel, Stevens, and Haugen; by request of Board For Judicial Administration
Companion Bill: 1112
Creating an additional superior court position.

(AS OF SENATE 2ND READING 2/25/05)

Creates an additional superior court position in Skagit county.
Provides that the additional judicial position created by this act in Skagit county shall be effective only if the county through its legislative authority documents its approval by January 1, 2007, of the additional position and its agreement that it will pay out of county funds, without reimbursement from the state, the expenses of the additional judicial position as provided by statute. The additional expenses include, but are not limited to, expenses incurred for court facilities.

-- 2005 REGULAR SESSION --
Jan 12  First reading, referred to Judiciary.
Jan 26  Public hearing in committee.
Feb 4   Executive session in committee.
Feb 15  Made eligible to be placed on second reading.
Feb 22  Placed on second reading by Rules Committee.
Feb 25  Rules suspended. Placed on Third Reading.
       Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
       -- IN THE HOUSE --
Feb 28  First reading, referred to Judiciary.
Mar 18  Public hearing in committee.
Apr 24  By resolution, returned to Senate Rules Committee for third reading.
       -- 2006 REGULAR SESSION --
       -- IN THE SENATE --
Jan 9   By resolution, reintroduced and retained in present status.
Jan 19  Senate Rules "X" file.

SB 5071  by Senators McAuliffe and Rasmussen; by request of Governor Locke and Superintendent of Public Instruction
Companion Bill: 1068
Eliminating mandatory norm-referenced student assessments.
-- 2005 REGULAR SESSION --
Jan 12  First reading, referred to Early Learning, K-12 & Higher Education.
Feb 10  Public hearing in committee.

SB 5072  by Senators McAuliffe and Rasmussen; by request of Governor Locke
Companion Bill: 1067
Revising the powers, duties, and membership of the state board of education and the Washington professional educator standards board and eliminating the academic achievement and accountability commission.
Revises the powers, duties, and membership of the state board of education and the Washington professional educator standards board and eliminates the academic achievement and accountability commission.
-- 2005 REGULAR SESSION --
Jan 12  First reading, referred to Early Learning, K-12 & Higher Education.

SB 5073  by Senators Prentice and Zarelli; by request of Governor Locke
Companion Bill: 1038
Making 2005-07 operating appropriations.
Makes 2005-07 operating appropriations.
-- 2005 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.

SB 5074  by Senators Prentice and Zarelli; by request of Governor Locke
Companion Bill: 1037
Making 2003-05 supplemental operating appropriations.
Makes 2003-05 supplemental operating appropriations.
-- 2005 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.

SB 5075  by Senators Kohl-Welles, Schmidt, Pridemore, Rasmussen, Kline, and Rockefeller; by request of Governor Locke
Companion Bill: 1077
Revising academic eligibility for the Washington promise scholarship program.
Amends RCW 28B.119.010 relating to academic eligibility for the Washington promise scholarship program.
-- 2005 REGULAR SESSION --
Jan 12  First reading, referred to Early Learning, K-12 & Higher Education.

SB 5076  by Senators McAuliffe, Schmidt, Pridemore, Kohl-Welles, and Rasmussen; by request of Governor Locke
Companion Bill: 1076

Establishing the college in the high school program.

Finds that: (1) Many high school students who wish to earn college credits are unable to participate in the running start program because they live in areas that do not have local colleges; and some students who would like to earn college credits while in high school do not participate in running start because they do not want to leave their high school campus in order to do so.

(2) Some high schools are currently working with colleges to offer dual credit courses on high school campuses to serve those students. However, there is no established statewide program or funding provided, so rules governing these programs vary and high school students pay varying amounts to cover the colleges' costs of working with high schools to offer the classes.

Declares an intent to establish the college in the high school program as a statewide option for high school students.

Requires the superintendents of public instruction, the state board for community and technical colleges, and the higher education coordinating board to jointly develop and adopt rules governing the college in the high school program. The rules shall be written to encourage the maximum use of the program and shall not narrow or limit the enrollment options.

SB 5078 by Senators Eide, Schmidt, and Berkey

Changing duties for aiding injured persons.

SEE ALSO PROPOSED 1ST SUB

Declares that a person is guilty of the crime of failing to summon assistance if: (1) He or she knows that another person has suffered substantial bodily harm and is in need of assistance;

(2) He or she could reasonably summon assistance for the person in need without danger to himself or herself and without interference with an important duty owed to a third party;

(3) He or she fails to summon assistance for the person in need; and

(4) Another person is not summoning assistance for the person in need.

Provides that the duty to summon assistance is satisfied by making reasonable efforts to summon emergency police, fire, or medical assistance that identifies the location of the victim.

Declares that a violation of this act is a misdemeanor.

SB 5077 by Senators Eide, Schmidt, and Berkey

DIGEST OF PROPOSED 1ST SUBSTITUTE

Declares that a person is guilty of the crime of failing to summon assistance if: (1) He or she knows that another person has suffered substantial bodily harm as a result of a criminal act and is in need of assistance;

(2) He or she could reasonably summon assistance for the person in need without danger to himself or herself and without interference with an important duty owed to a third party;

(3) He or she fails to summon assistance for the person in need; and

(4) Another person is not summoning assistance for the person in need.

Provides that the duty to summon assistance is satisfied by making reasonable efforts to summon emergency police, fire, or medical assistance that identifies the location of the victim.

Declares that a violation of this act is a misdemeanor.

SB 5079 by Senators Roach, Oke, Honeyford, Mulliken, Hewitt, Swecker, McCaslin, and Benton

Directing a special runoff election for governor.

Declares that, under Article III, section 4 of the Constitution of the state of Washington, the legislature is vested with the power to contest an election and it has the power to decide a contested election. As such, for the reasons set forth in section 1 of this act, the legislature hereby contests the November 2, 2004, gubernatorial general election.

Provides that, by the power vested in the legislature by the Constitution of the state of Washington, the legislature declares the results of the gubernatorial election of November 2, 2004, to be null and void. It directs that an entirely new, special runoff election be conducted to decide the next governor of Washington. This gubernatorial runoff election shall be held on the date of George Washington's birthday, Tuesday, February 22, 2005.

SB 5080 by Senators Roach, Mulliken, Swecker, Oke, Parlette, Deccio, Zarelli, Stevens, McCaslin, Pflug, Carrell, Johnson, Honeyford, and Benton

Requiring electors to mark ballot envelopes regarding United States' citizenship.

Requires that the provisional ballot envelope or return envelope shall have a place for the voter to mark that he or she is a citizen of the United States, is guilty of a class C felony punishable under RCW 9A.20.021.

SB 5081 by Senators Roach, Swecker, Oke, Deccio, Zarelli, Mulliken, Honeyford, Schmidt, Stevens, Benson, McCaslin, and Benton
Authorizing monitoring of a child’s telephone conversations by a parent or guardian.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes monitoring of a child’s telephone conversations by a parent or guardian.

SB 5081-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Roach, Swecker, Oke, Deccio, Zarelli, Mulliken, Honeyford, Schmidt, Stevens, Benson, McCaslin, and Benton)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes monitoring of a child’s telephone conversations by a parent or guardian unless that parent or guardian is acting at the insistence of agents of law enforcement.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Human Services & Corrections.
Jan 18 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 15 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.

Senate Rules “X” file.

SB 5082 by Senators Roach, Schmidt, Hewitt, Oke, Mulliken, Deccio, Zarelli, Stevens, McCaslin, and Benton

Requiring absentee ballots to reach the auditor by election day.

Provides that an absentee ballot may be counted only if the return identification envelope was signed by the date of the primary or election for which it was issued and is in the office of the county auditor before the close of the polls on the day of the primary or election for which it was issued.

Provides, however, an absentee ballot from an out-of-state, overseas, or service voter may be counted if it was mailed no later than the day of the primary or election for which it was issued.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Government Operations & Elections.

SB 5083 by Senators Roach, Mulliken, Pflug, Parlette, Oke, Benton, Schmidt, Benson, Swecker, Stevens, Zarelli, Carrell, Honeyford, Deccio, and Schoesler

Authorizing comprehensive state government performance audits.

Provides that the state auditor shall periodically review and analyze the economy, efficiency, and effectiveness of the policies, management, fiscal affairs, and operations of state government. These performance audits shall be conducted in accordance with the United States general accounting office government auditing standards.

Authorizes the state auditor to conduct any performance audits. The scope of any performance audits shall not be limited.

Directs the state auditor to report the findings of the review and analysis to the governor, senate majority leader, and speaker of the house of representatives, and post it on the state auditor’s web page.

-- 2005 REGULAR SESSION --

Jan 12 First reading, referred to Government Operations & Elections.

SB 5084 by Senators McAuliffe, Hargrove, Kohl-Welles, Rasmussen, and Regala; by request of Governor Locke

Companion Bill: 1079

Establishing a foster youth postsecondary education and training coordination committee.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the department to establish a foster youth postsecondary education and training coordination committee.

Provides that the duties of the coordination committee shall include, but are not limited to: (1) Assessing the scope and nature of statewide need among current and former foster youth for assistance to pursue and participate in postsecondary education or training opportunities;

(2) Identifying available sources of funding available in the state for services to former foster youth to pursue and participate in postsecondary education or training opportunities;

(3) Reviewing the effectiveness of activities in the state to support former foster youth to pursue and participate in postsecondary education or training opportunities;

(4) Identifying new activities, or existing activities that should be modified or expanded, to best meet statewide needs;

(5) Reviewing on an ongoing basis the progress toward improving educational and vocational outcomes for foster youth.

Expires June 30, 2011.

SB 5084-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Hargrove, Kohl-Welles, Rasmussen, and Regala; by request of Governor Locke)

(AS OF SENATE 2ND READING 3/08/05)

Requires the department to establish a foster youth postsecondary education and training coordination committee.

Provides that the duties of the coordination committee shall include, but are not limited to: (1) Assessing the scope and nature of statewide need among current and former foster youth for assistance to pursue and participate in postsecondary education or training opportunities;

(2) Identifying available sources of funding available in the state for services to former foster youth to pursue and participate in postsecondary education or training opportunities;

(3) Reviewing the effectiveness of activities in the state to support former foster youth to pursue and participate in postsecondary education or training opportunities;

(4) Identifying new activities, or existing activities that should be modified or expanded, to best meet statewide needs;

(5) Reviewing on an ongoing basis the progress toward improving educational and vocational outcomes for foster youth.

Expires June 30, 2011.
Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.
-- IN THE HOUSE --
Mar 10 First reading, referred to Higher Education.
Mar 22 Public hearing in committee.
Mar 31 Executive session in committee.
HE - Executive action taken by committee.
HE - Majority: do pass with amendment(s).
Minority: do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on third reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 5085 by Senators Weinstein, Haugen, Jacobsen, and Kline
Holding child car seat installers harmless for damages.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that a person who is a currently certified technician or technician instructor trained in the United States department of transportation's child passenger safety technician certification training program, who in good faith installs, or inspects the installation of, a child restraint system or child booster seat is not liable for civil damages resulting from an act or omission related to the installation or inspection, unless the act or omission was the result of the person's gross negligence or willful misconduct.

SB 5085-S by Senate Committee on Transportation
(Originally sponsored by Senators Weinstein, Haugen, Jacobsen, and Kline)

(DIGEST AS ENACTED)
Provides that a person who has a current national certification as a child passenger safety technician and who in good faith and not for compensation provides inspection, adjustment, or educational services regarding child passenger restraint systems is not liable for civil damages resulting from any act or omission in providing the services, other than acts or omissions constituting gross negligence or willful or wanton misconduct.
Declares that the immunity provided in this act does not apply to a certified child passenger safety technician who is employed by a retailer of child passenger restraint systems and who, during his or her hours of employment and while being compensated, provides inspection, adjustment, or educational services regarding child passenger restraint systems.

-- 2005 REGULAR SESSION --
Jan 12 First reading, referred to Transportation.
Jan 18 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 28 TRAN - Majority: 1st substitute bill be substituted, do pass.
Minority: without recommendation.
Feb 2 Passed to Rules Committee for second reading.
Feb 9 1st substitute bill substituted.
Rules suspended. Passed on second reading by Rules Committee.
Third reading, passed; yeas, 46; nays, 9; absent, 0; excused, 3.
-- IN THE HOUSE --
Feb 10 First reading, referred to Judiciary.
Mar 18 Public hearing in committee.
Mar 31 Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority: do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 13 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 16 Senate concurred in House amendments. Passed final passage; yeas, 42; nays, 0; absent, 0; excused, 7.
Apr 18 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 11 Governor signed.

SB 5086 by Senators Shin, Schoesler, and Rasmussen; by request of Department of Community, Trade, and Economic Development
Companion Bill: 1092
Modifying rural Washington loan fund provisions.

(AS OF SENATE 2ND READING 2/25/05)
Revises rural Washington loan fund provisions.

-- 2005 REGULAR SESSION --
Jan 12 First reading, referred to International Trade & Economic Development.
Jan 18 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 4 ITED - Majority: do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Feb 25 Rules suspended. Passed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Feb 28 First reading, referred to Economic Development, Agriculture & Trade.
Mar 18 Public hearing in committee.
Mar 25 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority: do pass.
Mar 29 Passed to Rules Committee for second reading.
Apr 7 Placed on second reading by Rules Committee.
Apr 15 Referred to Rules 2 Consideration.
Apr 24 By resolution, returned to Senate Rules Committee.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.

SB 5087 by Senators Kohl-Welles, Schmidt, Jacobsen, Keiser, Rockefeller, Franklin, Shin, Spanel, McMullin, and Kline
Providing for a review and update of the best practices audit of compensation and employment for part-time faculty in technical and community colleges.

(DIGEST AS ENACTED)
Provides for a review and update of the best practices audit of compensation and employment for part-time faculty in technical and community colleges.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Labor, Commerce, Research & Development.
Feb 21 Public hearing in committee.
SB 5088 by Senators Stevens, Mulliken, Benson, Honeyford, Johnson, and Carrell

Allowing voters to indicate abstention from voting on any particular office.

Allows voters to indicate abstention from voting on any particular office.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Government Operations & Elections.

SB 5089 by Senators Sheldon, Fraser, and Kline

Companion Bill: 1455

Limiting nuisance noise from off-road vehicles. (REVISED FOR ENGROSSED: Creating a task force to study off-road vehicle noise management.)

(DIGEST AS ENACTED)

Establishes a task force on off-road vehicle noise management.

Directs the committee to review the following issues: (1) The appropriateness and enforceability of current decibel requirements for off-road vehicles; (2) The appropriateness of any off-road vehicle usage requirements that would minimize nuisance noise impacts on those not operating the off-road vehicle; (3) The applicability and consistency of local ordinances concerning noise and off-road vehicle usage; and (4) The availability of, and barriers to, using public lands or other large ownerships to create areas where off-road vehicles can be operated with minimum noise disturbance of neighbors.

Requires the committee to report its findings and recommendations in the form of draft legislation to the legislature by December 1, 2005.

Expires July 1, 2006.

-- 2005 REGULAR SESSION --
Jan 25 Public hearing in committee.

SB 5090 by Senators Sheldon, Benson, and Mulliken

Privatizing the sale of liquor.

Declares an intent to close a portion of the state's retail liquor stores, to contract out their operation to private individuals, and to monitor the impact of the store closures.

Creates a task force on the contracting out of liquor stores. Requires contract liquor store managers to sell the board's liquor to retail customers and all eligible liquor licensees on the contract liquor store premises at prices set by the board.

Provides that, in addition to other provisions of law, it is unlawful for any contract liquor store manager or employee to:
(1) Sell or offer for sale any liquor other than from the original package or container;
(2) Sell, give away, or permit the sale, gift, or procurement of any liquor for or to any person under twenty-one years of age; (3) Sell, give away, or permit the sale, gift, or procurement of any liquor for or to any person apparently intoxicated; (4) Permit the consumption of any spirits, strong beer, or alcohol on the premises by any person; (5) Alter, change, or misrepresent the quality, quantity, or brand name of any liquor with the intent to defraud; (6) Permit any person under twenty-one years of age to sell or give liquor to any other person, except to assist a cashier who is twenty-one years of age or older; or (7) Purchase or otherwise obtain liquor in any manner or from any source other than that specifically authorized in this act.

Directs the joint legislative audit and review committee to study the impacts of further contracting out the state's retail sale of liquor, and to deliver a report on their findings to the legislature by December 31, 2009.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Natural Resources, Ecology & Parks.
Apr 1 Executive session in committee.
Apr 1 Companion Bill: 1455
Apr 3 Placed on second reading by Rules Committee.
Apr 13 Passed to Rules Committee for second reading.
Apr 14 Rules suspended. Placed on Third Reading.
Apr 16 Speaker signed.
Apr 22 Governor signed.
Apr 24 Chapter 168, 2005 Laws.
Effective date 7/24/2005.
SB 5092 by Senator Jacobsen
Creating a beginning farmers loan program.

Declares that the purpose of this act is to establish a program to test the feasibility, interest, and results of a beginning farmer loan program.

Directs the commission to establish and administer a program for providing loans for beginning farmers. In developing the initial program, the commission shall establish criteria that will allow it to choose those applicants that are well prepared, have the greatest chance of success, and have developed a farm business plan.

Provides that, in developing the criteria, the commission shall establish an advisory committee that includes successful farmers, experienced agricultural lenders, and university faculty that have taught courses on the development of farm business plans.

Directs the commission to inquire into the eligibility of beginning farmer loans authorized under this act for the federal beginning farmer and rancher loan guarantee program authorized under section 5004 of the federal farm security and rural investment act of 2002.

SB 5093 by Senator Jacobsen
Creating a matching fund program for agricultural economic planning.

Establishes a matching fund program for strategic economic development plans for agriculture, to be administered by the department. The state matching funds shall not exceed fifty percent of the cost of the planning process. The state portion for each county shall not exceed forty thousand dollars per county.

Provides that the act shall be null and void if appropriations are not approved.

SB 5094 by Senator Jacobsen
Changing the maximum per parcel rate for conservation district special assessments.

Amends RCW 89.08.400 to change the maximum per parcel rate for conservation district special assessments.

SB 5095 by Senators Sheldon, Morton, Benson, and Mulliken
Prohibiting the assessment of fees for basic parkland access by the state parks and recreation commission.

Prohibits the assessment of fees for basic parkland access by the state parks and recreation commission.

Mar 15 First reading, referred to Economic Development, Agriculture & Trade.
Mar 30 Public hearing in committee.
Apr 1 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 15 Delivered to Governor.
Apr 21 Governor signed.
Chapter 120, 2005 Laws.
Effective date 7/24/2005.

SB 5096 by Senator Jacobsen
Prohibits the assessment of fees for basic parkland access by state parks and recreation commission.

Prohibits the assessment of fees for basic parkland access by the state parks and recreation commission.

Mar 15 First reading, referred to Economic Development, Agriculture & Trade.
Mar 30 Public hearing in committee.
Apr 1 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 93; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 15 Delivered to Governor.
Apr 21 Governor signed.
Chapter 120, 2005 Laws.
Effective date 7/24/2005.
Committee amendment adopted with no other amendments and floor amendment(s) also adopted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 56; nays, 39; absent, 0; excused, 3.
-- IN THE SENATE --

Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --

Apr 19 House receded from amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 63; nays, 35; absent, 0; excused, 0.
Notice given to reconsider vote on third reading. Rules suspended. Returned to second reading for amendment. Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 57; nays, 41; absent, 0; excused, 0.
-- IN THE SENATE --

Apr 20 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --

Apr 21 President signed.
-- IN THE HOUSE --

Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.

SB 5095 by Senators Doumit, Morton, Berkey, Swecker, Haugen, Mulliken, Rasmussen, Hargrove, and Sheldon

Improving the efficiency and predictability of the hydraulic project approval program.

Declares an intent to improve the process of regulating construction in state waters with policy measures that improve predictability for entities that work in state waters, and make the best use of limited state resources by ensuring that regulatory reviews of in-water construction are made in an efficient manner.

Requires the department to develop procedures to ensure consistency of application of hydraulic project approval conditions, to include the following: (1) Common technical conditions for saltwater and freshwater projects. These common technical conditions must, at a minimum, address allowable in-water work periods, and must recognize the need to maintain an economically competitive waterfront business and port community, and must meet the needs of infrastructure development as defined in RCW 90.74.010;
(2) Internal departmental permit review procedures that promote consistency within and between regions; and
(3) Habitat protection guidance for regional staff that result in predictable permit conditions for project applicants.

Establishes an expedited dispute resolution process to resolve disputes regarding hydraulic project approvals issued under this act.

Requires the department to, at the request of any person or government agency, develop a renewable five-year maintenance approval agreement or a hydraulic project approval mitigation agreement to allow for work on public and private property for bank stabilization, bridge repair, removal of sandbars and debris, channel maintenance, and other flood damage repair and reduction activity under reasonable agreed-upon conditions and times without obtaining permits for specific projects.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 NBOR - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.
Mar 7 Public hearing in committee.
Mar 11 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5096 by Senators Jacobsen, Esser, Kastama, Swecker, Franklin, Kohl-Welles, Benson, Oke, Schmidt, Sheldon, and Roach; by request of Department of Veterans Affairs

Companion Bill: 1065

Authorizing the armed forces license plate collection.

(SEE ALSO PROPOSED 1ST SUB)

Directs the department to issue a special license plate collection, approved by the special license plate review board and the legislature, recognizing the contribution of veterans, active duty military personnel, and reservists. The collection includes five separate designs, each containing a symbol representing a different branch of the armed forces to include army, navy, air force, marine corps, and coast guard.

SB 5096-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Esser, Kastama, Swecker, Franklin, Kohl-Welles, Benson, Oke, Schmidt, Sheldon, and Roach; by request of Department of Veterans Affairs)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the department to issue a special license plate collection, approved by the special license plate review board and the legislature, recognizing the contribution of veterans, active duty military personnel, reservists, and members of the Washington national guard. The collection includes five separate designs, each containing a symbol representing a different branch of the armed forces to include army, navy, air force, marine corps, and coast guard.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Feb 14 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 TRAN - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.
SB 5097 by Senators Kohl-Welles, Kline, Rasmussen, Franklin, Roach, and Pridemore; by request of Governor Locke

Companion Bill: 1028

Providing for apprenticeship utilization requirements on public works projects.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, from January 1, 2005, and thereafter, for all public works estimated to cost one million dollars or more, all specifications shall require that no less than fifteen percent of the labor hours be performed by apprentices.

Authorizes awarding agency directors to adjust the requirements of this provision for a specific project for the designated reasons.

Applies only to public works contracts awarded by the state.

Does not apply to contracts awarded by state four-year institutions of higher education, state agencies headed by a separately elected public official, or the department of transportation.

Provides that, at the request of the senate commerce and trade committee, the house of representatives commerce and labor committee, or their successor committees, and the governor, the department of general administration and the department of labor and industries shall compile and summarize the agency data and provide a joint report to both committees. The report shall include recommendations on modifications or improvements to the apprentice utilization program and information on skill shortages in each trade or craft.

SB 5097-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Kline, Rasmussen, Franklin, Roach, and Pridemore; by request of Governor Locke)

(DIGEST AS ENACTED)

Provides that, from January 1, 2005, and thereafter, for all public works estimated to cost one million dollars or more, all specifications shall require that no less than fifteen percent of the labor hours be performed by apprentices.

Authorizes awarding agency directors to adjust the requirements of this provision for a specific project for the designated reasons.

Applies only to public works contracts awarded by the state.

Does not apply to contracts awarded by state four-year institutions of higher education, state agencies headed by a separately elected public official, or the department of transportation.

Provides that, at the request of the senate commerce and trade committee, the house of representatives commerce and labor committee, or their successor committees, and the governor, the department of general administration and the department of labor and industries shall compile and summarize the agency data and provide a joint report to both committees. The report shall include recommendations on modifications or improvements to the apprentice utilization program and information on skill shortages in each trade or craft.

SB 5098 by Senators Poulsen, Morton, Franklin, Kline, and Kohl-Welles; by request of Governor Locke

Companion Bill: 1062

Regulating the energy efficiency of certain products.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that: (1) Efficiency standards for certain products sold or installed in the state assure consumers and businesses that such products meet minimum efficiency performance levels thus saving money on utility bills.

(2) Efficiency standards save energy and reduce pollution including global warming emissions and other environmental impacts associated with the production, distribution, and use of electricity and natural gas.

(3) Efficiency standards contribute to the economy of Washington by helping to better balance energy supply and demand, thus reducing pressure for higher natural gas and electricity prices. By saving consumers and businesses money on energy bills, efficiency standards help the state and local economy, since energy bill savings can be spent on local goods and services.

(4) Efficiency standards can make electricity systems more reliable by reducing the strain on the electricity grid during peak demand periods. Furthermore, improved energy efficiency can reduce or delay the need for new power plants, power transmission lines, and power distribution system upgrades.

SB 5098-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Morton, Franklin, Kline, and Kohl-Welles; by request of Governor Locke)

(AS OF SENATE 2ND READING 3/11/05)

Finds that: (1) According to estimates of the department of community, trade, and economic development, the efficiency standards set forth in this act will save nine hundred thousand megawatt-hours of electricity, thirteen million therms of natural gas, and two billion gallons of water in the year 2020, fourteen years after the standards have become effective, with a total net present value to buyers of four hundred ninety million dollars in 2020.

(2) Efficiency standards for certain products sold or installed in the state assure consumers and businesses that such products meet minimum efficiency performance levels thus saving money on utility bills.

(3) Efficiency standards save energy and reduce pollution including global warming emissions and other environmental impacts associated with the production, distribution, and use of electricity and natural gas.

(4) Efficiency standards contribute to the economy of Washington by helping to better balance energy supply and demand, thus reducing pressure for higher natural gas and electricity prices. By saving consumers and businesses money on
energy bills, efficiency standards help the state and local economy, since energy bill savings can be spent on local goods and services.

(5) Efficiency standards can make electricity systems more reliable by reducing the strain on the electricity grid during peak demand periods. Furthermore, improved energy efficiency can reduce or delay the need for new power plants, power transmission lines, and power distribution system upgrades.

-- 2005 REGULAR SESSION --
Jan 18 Public hearing in committee.
Feb 8 Executive session in committee.
Feb 10 WEE - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 11 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 15 First reading, referred to Technology, Energy & Communications.
Mar 31 Public hearing and executive action taken in committee.
TEC - Executive action taken by committee.
TEC - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5099 by Senators Poulsen, Fraser, Kline, Kohl-Welles, and Brown; by request of Governor Locke

Modifying motor vehicle emission standards.

Provides that, on or before December 31, 2005, the department shall adopt rules, in accordance with the provisions of chapter 34.05 RCW, to implement the light duty motor vehicle emission standards of the state of California, and shall amend these rules from time to time, in accordance with changes in emission standards in California. These regulations shall be applicable to motor vehicles with a model year 2009 and later.

Provides that, after adoption of rules specified in this act, no vehicle shall be registered in the state for model year 2009 or later if its total greenhouse gas emissions to a level that is at least ten percent below the total annual production of greenhouse gases produced within the state in 1990.

(3) Beyond 2020, the state of Washington will continue to reduce its total greenhouse gas emissions to levels consistent with long-term stabilization of greenhouse gas levels in the atmosphere and consistent with the recommendations of the intergovernmental panel on climate change.

Requires the Washington State University center for climate and rural development in cooperation with the department, the department of community, trade, and economic development, and other government entities, including local air pollution control agencies, to annually report to the legislature and governor on greenhouse gas emissions produced instate and total greenhouse gas emissions produced out of state as a result of in-state energy demands. The report shall describe progress toward achieving the goals set forth in this act.

Directs the center, in cooperation with the department, the department of community, trade, and economic development, the energy facility site evaluation council, and other interested parties, to create a greenhouse gas emissions registry by December 31, 2006. To the maximum extent possible, the center shall coordinate with other states that have or are developing such registries.

Authorizes the center to determine that Washington state participation in an existing or proposed multistate climate registry is sufficient to meet the requirements of this act.

Directs the center together with the department of community, trade, and economic development to investigate greenhouse gas reduction strategies for the state and report its findings to the governor and legislature.

Requires the center together with the department and the department of community, trade, and economic development to investigate the feasibility of a greenhouse gas cap and trade system for reducing greenhouse gas emissions. They shall produce a report to the governor and legislature by December 31, 2006.

SB 5100-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Fraser, Kline, and Kohl-Welles; by request of Governor Locke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it shall be the goal of the state of Washington to reduce our emissions of greenhouse gases throughout the state and across all major sectors.

Provides that: (1) By December 1, 2010, the state of Washington will reduce its total greenhouse gas emissions to a level that does not exceed the total annual production of greenhouse gases produced within the state in 1990.

(2) By December 1, 2020, the state of Washington will reduce its total greenhouse gas emissions to a level that is at least ten percent below the total annual production of greenhouse gases produced within the state in 1990.

(3) Beyond 2020, the state of Washington will continue to reduce its total greenhouse gas emissions to levels consistent with long-term stabilization of greenhouse gas levels in the atmosphere and consistent with the recommendations of the intergovernmental panel on climate change.

Requires the Washington State University center for climate and rural development in cooperation with the department, the department of community, trade, and economic development, and other government entities, including local air pollution control agencies, to report to the legislature and governor every three years on greenhouse gas emissions produced instate and total greenhouse gas emissions produced out of state as a result of in-state energy demands. The report shall describe progress toward achieving the goals set forth in this act.

Directs the center, in cooperation with the department, the department of community, trade, and economic development, the energy facility site evaluation council, and other interested parties, to create a greenhouse gas emissions registry by December 31, 2006. To the maximum extent possible, the center shall coordinate with other states that have or are developing such registries.


Authorizes the center to determine that Washington state participation in an existing or proposed multistate climate registry is sufficient to meet the requirements of this act.

Directs the center together with the department of community, trade, and economic development to investigate greenhouse gas reduction strategies for the state and report its findings to the governor and legislature.

Requires the center together with the department of community, trade, and economic development to investigate the feasibility of a greenhouse gas cap and trade system for reducing greenhouse gas emissions. They shall produce a report to the governor and legislature by December 31, 2006.

-- 2005 REGULAR SESSION --


Jan 27 Public hearing in committee.

Mar 1 Executive session in committee.

Mar 2 WEE - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Referred to Ways & Means.

Mar 7 Public hearing in committee.

SB 5101 by Senators Poulsen, Morton, Fraser, Rockefeller, Pridemore, Regala, Hewitt, Kline, Kohl-Welles, Brown, and Oke

Companion Bill: 1761

Providing incentives to support renewable energy.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the use of renewable energy resources generated from local sources such as solar and wind power benefit our state by reducing the load on the state's electric energy grid, by providing nonpolluting sources of electricity generation, and by the creation of jobs for local industries that develop and sell renewable energy products and technologies.

Finds that the state's economy can be enhanced through the creation of incentives to develop additional renewable energy industries in the state.

Declares an intent to provide incentives for the greater use of locally created renewable energy technologies, support and retain existing local industries, and create new opportunities for renewable energy industries to develop in Washington state.

SB 5101-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Morton, Fraser, Rockefeller, Pridemore, Regala, Hewitt, Kline, Kohl-Welles, Brown, and Oke)

(DIGEST AS ENACTED)

Finds that the use of renewable energy resources generated from local sources such as solar and wind power benefit our state by reducing the load on the state's electric energy grid, by providing nonpolluting sources of electricity generation, and by the creation of jobs for local industries that develop and sell renewable energy products and technologies.

Finds that the state's economy can be enhanced through the creation of incentives to develop additional renewable energy industries in the state.

Declares an intent to provide incentives for the greater use of locally created renewable energy technologies, support and retain existing local industries, and create new opportunities for renewable energy industries to develop in Washington state.

Provides that, using existing sources of information, the department shall report to the house appropriations committee, the house committee dealing with energy issues, the senate committee on ways and means, and the senate committee dealing with energy issues by December 1, 2009. The report shall measure the impacts of this act, including the total number of solar energy system manufacturing companies in the state, any change in the number of solar energy system manufacturing companies in the state, and, where relevant, the effect on job creation, the number of jobs created for Washington residents, and such other factors as the department selects.

Provides that the act shall be null and void if appropriations are not approved.

-- 2005 REGULAR SESSION --


Jan 18 Public hearing in committee.

Feb 8 Executive session in committee.

Feb 10 WEE - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Referred to Ways & Means.

Feb 24 Public hearing in committee.


Mar 10 Placed on second reading by Rules Committee.

Mar 11 1st substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 1; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 15 First reading, referred to Technology, Energy & Communications.

Mar 31 Public hearing and executive action taken in committee.

TEC - Executive action taken by committee.

TEC - Majority; do pass with amendment(s).

Apr 1 Referred to Finance.

Apr 4 Public hearing and executive action taken in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass with amendment(s) but without amendment(s) by Technology, Energy & Communications. Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 13 Committee amendment adopted as amended.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --

Apr 20 Senate concurred in House amendments. Passed final passage; yeas, 46; nays, 0; absent, 1; excused, 2. President signed.

-- IN THE HOUSE --

Apr 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 6 Governor signed.

Chapter 300, 2005 Laws.

Effective date 7/1/2005.

SB 5102 by Senators Poulsen, Keiser, and Kline

Directing greater enforcement in certain areas of vehicle size, weight, and load laws.

Requires the chief of the Washington state patrol to assign at least one full-time officer from the agency's commercial vehicle division to work solely to enforce the size, weight, and load laws under chapter 46.44 RCW with respect to truck operators supporting the construction of a third runway at any airport owned and operated by a county-wide port district with a county population greater than one million five hundred thousand.

-- 2005 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.

Jan 26 Public hearing in committee.
SB 5103 by Senators Poulsen and Keiser
Contracting for galley services on Washington state ferries.

Provides that, to the extent the department contracts with an outside entity to provide or operate galley food services on vessels within the existing and future fleet, if any, neither the entity with whom the state contracts, nor the persons employed by the entity, shall be considered for any purposes an employee of the state of Washington or of any other public agency.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Transportation.

SB 5104 by Senators Regala, Brandland, Hargrove, Weinstein, Esser, Kohl-Welles, and Oke; by request of Washington Council for Prevention of Child Abuse and Neglect

Companion Bill: 1097
Creating the "Keep Kids Safe" license plate series.

(SUBSTITUTED FOR - SEE 1ST SUB)
Creates the "Keep Kids Safe" license plate series.

SB 5104-S by Senate Committee on Transportation (originally sponsored by Senators Regala, Brandland, Hargrove, Weinstein, Esser, Kohl-Welles, and Oke; by request of Washington Council for Prevention of Child Abuse and Neglect)

(AS OF SENATE 2ND READING 3/12/05)
Creates the "Keep Kids Safe" license plate series.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Transportation.
Feb 10 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 12 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 23 Public hearing and executive action taken in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Mar 28 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 7 President signed.
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 15 Delivered to Governor.
Apr 21 Governor signed.

SB 5105 by Senators Swecker, Jacobsen, Kastama, and Oke; by request of Utilities & Transportation Commission
Regarding certification of entities regulated by the utilities and transportation commission.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises provisions regarding certification of entities regulated by the utilities and transportation commission.

SB 5105-S by Senate Committee on Transportation (originally sponsored by Senators Swecker, Jacobsen, Kastama, and Oke; by request of Utilities & Transportation Commission)

(DIGEST AS ENACTED)

SB 5106 by Senators Swecker, Jacobsen, Kastama, and Oke; by request of Utilities & Transportation Commission
Clarifying authority over hazardous materials inspections.

(AS OF SENATE 2ND READING 2/06/06)
Finds that this act is necessary to ensure the effectiveness and efficiency of the Washington utilities and transportation commission’s existing hazardous material rail inspection program, which is conducted pursuant to standards and procedures for state participation in investigative and surveillance activities under federal railroad safety laws and regulations.

Provides that a commission employee certified by the federal railroad administration to perform hazardous materials inspections may enter the property of any business that receives, ships, handles, offers for shipment, hazardous materials by rail, or that manufactures, marks, maintains, reconditions, repairs, or tests containers that are represented, marked, certified, or sold for use in the transportation of hazardous materials by rail.

States that the purpose of such entry is limited to performing inspections, investigations, or surveillance of facilities, equipment, records, and operations relating to the packaging, loading, unloading, or transportation of hazardous materials by rail, pursuant only to the state participation program outlined in 49
C.F.R. Part 212. The term "business" is all inclusive and is not limited to common carriers or public service companies.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Transportation.
Jan 18 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 27 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Mar 4 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 2; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 8 First reading, referred to Transportation.
Mar 23 Public hearing and executive action taken in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.
Mar 28 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Placed on third reading by Rules Committee.
Feb 6 Third reading, passed; yeas, 37; nays, 5; absent, 2; excused, 5.
-- IN THE HOUSE --
Feb 7 First reading, referred to Transportation.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 4 Referred to Rules 2 Consideration.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 5107 by Senators Fairley, Berkey, Parlette, and Hewitt; by request of Department of Community, Trade, and Economic Development
Companion Bill: 1061
Allowing reimbursement limits under the mobile home relocation assistance act to be set by rule.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes reimbursement limits under the mobile home relocation assistance act to be set by rule.

SB 5107-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Berkey, Parlette, and Hewitt; by request of Department of Community, Trade, and Economic Development)

Adjusting statutory reimbursement limits under the mobile home relocation assistance act.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 59.21.021 relating to adjusting statutory reimbursement limits under the mobile home relocation assistance act.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 19 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 18 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 15 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5108 by Senators Fraser, Berkey, Fairley, and Kline; by request of Department of Community, Trade, and Economic Development
Companion Bill: 1074
Increasing the administrative cap on the housing assistance program and the affordable housing program.

(SEE ALSO PROPOSED 1ST SUB)

Increases the administrative cap on the housing assistance program and the affordable housing program to five percent of the annual funds available for the programs.

SB 5108-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fraser, Berkey, Fairley, and Kline; by request of Department of Community, Trade, and Economic Development)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Increases the administrative cap on the housing assistance program and the affordable housing program to five percent of the annual funds available for the programs.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 19 Public hearing in committee.
Jan 25 Executive session in committee.
Jan 28 FHC - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass 1st substitute.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 23 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 1 WM - Majority; do pass 1st substitute bill proposed by Financial Institutions, Housing & Consumer Protection.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5109 by Senators Jacobsen and Kline
Preserving farm and agricultural land through conservation futures levies.

Encourages preserving farm and agricultural land through conservation futures levies.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Agriculture & Rural Economic Development.
Feb 22 Public hearing and executive action taken in committee.
Feb 24 ARED - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.

-- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Agriculture & Rural Economic Development.
Feb 22 Public hearing and executive action taken in committee.
Feb 24 ARED - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.
Including four public port districts on the executive board of regional transportation planning organizations. (REVISED FOR ENGROSSED: Including four public port districts on the executive board of regional transportation planning organizations and lowering the population threshold.) (REVISED FOR PASSED LEGISLATURE: Including four public port districts on the executive board of regional transportation planning organizations.

(DIGEST AS ENACTED)

Amends RCW 47.80.060 to add an additional port district member to the executive board of regional transportation planning organizations for counties with a population in excess of one million.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Transportation.
Feb 15 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 TRAN - Majority; do pass. Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 11 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yea, 47; nays, 2; absent, 0; excused, 0.

-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 21 Work session in committee.
Mar 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Mar 28 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yea, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --
Apr 16 Senate concurred in House amendments. Passed final passage; yea, 34; nays, 8; absent, 0; excused, 7.
Apr 18 President signed.

-- IN THE HOUSE --
Apr 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 9 Governor signed.
Chapter 334, 2005 Laws.
Effective date 7/24/2005.

SB 5111 by Senators Morton, Poulsen, Parlette, Roach, Schmidt, Oke, Hewitt, Zarelli, Finkbeiner, Stevens, Swecker, Deccio, Honeyford, Mulliken, Kline, and Sheldon

Providing tax incentives for solar energy systems. (REVISED FOR PASSED LEGISLATURE: Providing tax incentives for solar energy businesses.)

(DIGEST AS ENACTED)

Declares that targeting tax incentives to focus on key growth industries is an important strategy to enhance the state's business climate.

Declares that it is of great concern that businesses in this industry have been increasingly expanding and relocating their operations elsewhere. The report indicates that additional incentives for the solar electric industry are needed in recognition of the unique forces and issues involved in business decisions in this industry.

Declares an intent to enact comprehensive tax incentives for the solar electric industry that address activities of the manufacture of these products and to encourage these industries to locate in counties with high unemployment.

Requires that, by November 1, 2010, and November 1, 2013, the joint legislative audit and review committee, in consultation with the department, shall report to the legislature on the effectiveness of this act in regard to keeping Washington competitive.

Requires the report measure the effect of this act on job retention, net jobs created for Washington residents, company growth, diversification of the state's economy, and other factors as the committee selects. The reports shall include a discussion of principles to apply in evaluating whether the legislature should extend any or all of the tax preferences in this act.

SB 5111 by Senate Committee on Ways & Means (originally sponsored by Senators Morton, Poulsen, Parlette, Roach, Schmidt, Oke, Hewitt, Zarelli, Finkbeiner, Stevens, Swecker, Deccio, Honeyford, Mulliken, Kline, and Sheldon)

Providing tax incentives for solar energy systems. (REVISED FOR PASSED LEGISLATURE: Providing tax incentives for solar energy businesses.)

(DIGEST AS ENACTED)

Declares that it is of great concern that businesses in this industry have been increasingly expanding and relocating their operations elsewhere. The report indicates that additional incentives for the solar electric industry are needed in recognition of the unique forces and issues involved in business decisions in this industry.

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SB 5111 by Senate Committee on Ways & Means (originally sponsored by Senators Morton, Poulsen, Parlette, Roach, Schmidt, Oke, Hewitt, Zarelli, Finkbeiner, Stevens, Swecker, Deccio, Honeyford, Mulliken, Kline, and Sheldon)

Providing tax incentives for solar energy systems. (REVISED FOR PASSED LEGISLATURE: Providing tax incentives for solar energy businesses.)

(DIGEST AS ENACTED)

Declares that targeting tax incentives to focus on key growth industries is an important strategy to enhance the state's business climate.

Declares that it is of great concern that businesses in this industry have been increasingly expanding and relocating their operations elsewhere. The report indicates that additional incentives for the solar electric industry are needed in recognition of the unique forces and issues involved in business decisions in this industry.

Declares an intent to enact comprehensive tax incentives for the solar electric industry that address activities of the manufacture of these products and to encourage these industries to locate in counties with high unemployment.

Requires that, by November 1, 2010, and November 1, 2013, the joint legislative audit and review committee, in consultation with the department, shall report to the legislature on the effectiveness of this act in regard to keeping Washington competitive.

Requires the report measure the effect of this act on job retention, net jobs created for Washington residents, company growth, diversification of the state's economy, and other factors as the committee selects. The reports shall include a discussion of principles to apply in evaluating whether the legislature should extend any or all of the tax preferences in this act.
Provides that, using existing sources of information, the department shall report to the house appropriations committee, the house committee dealing with energy issues, the senate committee on ways and means, and the senate committee dealing with energy issues by December 1, 2013. The report shall measure the impacts of this act, including the total number of solar energy system manufacturing companies in the state, any change in the number of solar energy system manufacturing companies in the state, any relevant effect on job creation, the number of jobs of solar energy system manufacturing companies in the state, and, where relevant, the effect on job creation, the number of jobs created for Washington residents, and any other factors the department selects.

-- 2005 REGULAR SESSION --
Jan 18 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 11 WEE - Majority: 1st substitute bill be substituted, do pass.
And refer to Ways & Means. Referred to Ways & Means.
Feb 24 Public hearing in committee.
Mar 7 WM - Majority: 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 11 2nd substitute bill substituted. Rules amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.
-- IN THE HOUSE --
Mar 15 First reading, referred to Technology, Energy & Communications.
Mar 31 Public hearing and executive action taken in committee.
TEC - Executive action taken by committee.
TEC - Majority; do pass with amendment(s).
Apr 1 Referred to Finance.
Apr 4 Public hearing and executive action taken in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass with amendment(s) but without amendment(s) by Technology, Energy & Communications.
Passed to Rules Committee for second reading.
Apr 7 Placed on second reading by Rules Committee.
Apr 13 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 20 Senate concurred in House amendments.
Passed final passage; yeas, 46; nays, 0; absent, 1; excused, 2.
President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 6 Governor signed.
Chapter 301, 2005 Laws.
Effective date 7/1/2005.

SBJ 5112 by Senators Shin, Schmidt, Rockefeller, Rasmussen, Kline, Sheldon, Keiser, Doumit, Berkey, Kastama, Haugen, McAuliffe, Franklin, Johnson, Kohl-Welles, Benson, and Oke

Providing public employment retirement credits and education fee waivers for veterans of the Afghanistan conflict and the Persian Gulf War II.

-- 2005 REGULAR SESSION --
SB 5114  by Senators Shin, Kohl-Welles, Kline, Keiser, Rasmussen, and Oke

Prohibiting smoking within thirty-five feet of a public place.

Prohibits smoking within thirty-five feet of a public place.

-- 2005 REGULAR SESSION --

Jan 13  First reading, referred to Health & Long-Term Care.

SB 5115  by Senators Shin, Rockefeller, Weinstein, Kline, Keiser, Fairley, Regala, Berkey, Haugen, McAuliffe, and Rasmussen

Companion Bill: 1113

Regulating traffic signal preemption devices.

(SEE ALSO PROPOSED 1ST SUB)

Provides that signal preemption devices shall not be installed or used on or with any vehicle other than an emergency vehicle authorized by the state patrol, a publicly owned law enforcement or emergency vehicle, a department of transportation, city, or county maintenance vehicle, or a public transit vehicle.

Provides that it is unlawful to possess a signal preemption device except as authorized in this act.

Declares that a person who violates this provision is guilty of a misdemeanor.

Provides that it is unlawful to: (1) Use a signal preemption device except as authorized in this act;

(2) Sell a signal preemption device to a person other than a person described in this act;

or

(3) Purchase a signal preemption device for use other than a duty as described in this act.

Declares that a person who violates this provision is guilty of a gross misdemeanor.

Designates penalties for injury or death caused by improper use of the device.

SB 5115-S  by Senate Committee on Transportation

(originally sponsored by Senators Shin, Rockefeller, Weinstein, Kline, Keiser, Fairley, Regala, Berkey, Haugen, McAuliffe, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that "signal preemption device" means a device that is manufactured, or intentionally modified, for the purpose of altering the normal operation of a traffic control signal.

Provides that signal preemption devices shall not be installed or used on or with any vehicle other than an emergency vehicle authorized by the state patrol, a publicly owned law enforcement or emergency vehicle, a department of transportation, city, or county maintenance vehicle, or a public transit vehicle.

Provides that it is unlawful to possess a signal preemption device except as authorized in this act.

Declares that a person who violates this provision is guilty of a misdemeanor.

Provides that it is unlawful to: (1) Use a signal preemption device except as authorized in this act;

(2) Sell a signal preemption device to a person other than a person described in this act;

or

(3) Purchase a signal preemption device for use other than a duty as described in this act.

Declares that a person who violates this provision is guilty of a gross misdemeanor.

Designates penalties for injury or death caused by improper use of the device.

-- 2005 REGULAR SESSION --

Jan 13  First reading, referred to Transportation.

Jan 31  Public hearing in committee.

SB 5116  by Senators Shin, Rasmussen, Kohl-Welles, Weinstein, Kline, Keiser, Berkey, Fairley, Regala, McAuliffe, and Spanel

Requiring helmets within public skate parks.

Requires helmets within public skate parks.

-- 2005 REGULAR SESSION --

Jan 13  First reading, referred to Natural Resources, Ocean & Recreation.

Feb 10  Public hearing in committee.

Feb 24  Executive session in committee.

Feb 25  NROR - Majority; without recommendation.

And refer to Judiciary.

Feb 28  Referred to Judiciary.

Mar 1  Public hearing in committee.

Mar 2  Executive session in committee.

SB 5117  by Senators Parlette, Roach, Finkbeiner, Deccio, and Swecker

Companion Bill: 1396

Requiring continuing education for land surveyors.

(AS OF SENATE 2ND READING 3/08/05)

Provides that, beginning July 1, 2007, the department of licensing may not renew a certificate of registration for a land surveyor unless the registrant verifies to the board that he or she has completed at least fifteen hours of continuing professional development per year of the registration period.

Requires that, by July 1, 2006, the board shall adopt rules governing continuing professional development for land surveyors that are generally patterned after the model rules of the national council of examiners for engineering and surveying.

-- 2005 REGULAR SESSION --

Jan 13  First reading, referred to Labor, Commerce, Research & Development.

Jan 24  Public hearing in committee.

Feb 3  Executive session in committee.

Feb 4  Passed to Rules Committee for second reading.

Feb 8  Made eligible to be placed on second reading.

Feb 15  Placed on second reading by Rules Committee.

Mar 8  Rules suspended. Placed on Third Reading.

Third reading, passed; yeaes, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 10  First reading, referred to Commerce & Labor.

Apr 24  By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9  By resolution, reintroduced and retained in present status.

Jan 19  Senate Rules "X" file.

SB 5118  by Senators Parlette, Doumit, Oke, and Esser

Concerning habitat conservation programs.

Revises provisions relating to expanding the criteria for habitat conservation programs.

-- 2005 REGULAR SESSION --

Jan 13  First reading, referred to Natural Resources, Ocean & Recreation.
SB 5119  by Senators Parlette, Roach, Mulliken, Honeyford, Johnson, Carrell, Stevens, Oke, Deccio, Schoesler, and Berkey

Requiring a review of the local government whistleblower program.

(SEE ALSO PROPOSED 1ST SUB)

Requires the joint legislative audit and review committee to review the local government whistleblower program.

(1) Requires the committee to make recommendations regarding improvements to better facilitate the reporting and investigation of improper governmental action in local governments. The committee shall provide a final report on this review by December 1, 2006.

SB 5119-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Parlette, Roach, Mulliken, Honeyford, Johnson, Carrell, Stevens, Oke, Deccio, Schoesler, and Berkey)

(SEIGE OF PROPOSED 1ST SUBSTITUTE)

Finds that there has been no review of the local government whistleblower act, chapter 42.41 RCW, since its adoption in 1992. By examining a sample of local government whistleblower programs for their effectiveness in fulfilling the policy and intent of the act, the legislature intends to determine whether changes to the act are needed or further review is warranted.

Directs the joint legislative audit and review committee to review a sample of local government whistleblower programs. The committee shall provide a final report on this review by December 1, 2006.

SB 5121  by Senators Keiser, Swecker, Poulsen, Schmidt, and Haugen

Companion Bill: 1390

Creating the airport siting council.

(1) Declares that this act supersedes other laws for establishing the location of airports of statewide significance or rules adopted by the Department of Transportation.

(2) Requires the committee to make recommendations regarding improvements to better facilitate the reporting and investigation of improper governmental action in local governments. The committee shall provide a final report on this review by December 1, 2006.

(3) Requires the department to prepare a biennial report on the status of the program. The report shall be transmitted to the appropriate standing committees of the legislature and the governor by December 31st of even-numbered years.

(4) Provides that, ten years after the effective date of this act, and every ten years thereafter, the department shall conduct a formal review of the effectiveness of the program. The review shall include independent evaluations of the economic and scientific information that provide the premises of the program.

(5) Provides that, as part of the biennial report required by this act, the department shall notify the governor and legislature of the timing and proposed process for the formal review and shall request funding to conduct the necessary independent reviews as part of their biennial budget request to the governor. Upon completion of the review, the department shall prepare and transmit a report of the findings of the review, including any recommendations for legislative changes to the program.

(6) Requires the department to transmit a report of the findings of the review, including any recommendations for legislative changes to the program.

(7) Requires the committee to transmit a report of the findings of the review, including any recommendations for legislative changes to the program.

SB 5120  by Senators Poulsen and Fraser; by request of Governor Locke

Companion Bill: 1099

Managing water resources for the mainstem of the Columbia river.

Declares an intent to establish a new state water resource management program for the mainstem of the Columbia river in order to meet the water supply needs of growing communities and the local economies on which they depend, and to do so in a manner that protects and enhances the quality of the natural environment, including streamflows necessary for the preservation of environmental values.

Establishes the Columbia river mainstem water management program. The goals of this water management program are to: (1) Meet the water supply needs of growing communities and the local economies on which they depend by providing a timely and affordable supply of water that will allow for new and reliable uses of water from the Columbia river mainstem; and (2) Manage water to protect and enhance the quality of the natural environment, including streamflows necessary for the preservation of environmental values by securing and dedicating water to improve streamflows in the river mainstem.
under state law for establishing the location of airports of statewide significance.

Declares that the requirements of this act and rules adopted under it do not supersede the State Environmental Policy Act, the State Clean Air Act, the State Clean Water Act, the Shoreline Management Act, the laws relating to solid and hazardous waste management, and all the related portions of the Washington Administrative Code that implement these environmental laws.

Appropriates the sum of five hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the multimodal fund to the department of transportation for the purposes of this act.

SB 5121-S by Senate Committee on Transportation
(originally sponsored by Senators Keiser, Swecker, Poulsen, Schmidt, and Haugen)
Assessing long-term air transportation needs.

(DIGEST AS ENACTED)

Requires the aviation division of the department of transportation to conduct a statewide airport capacity and facilities assessment. The assessment must include a statewide analysis of existing airport facilities, and passenger and air cargo transportation capacity, regarding both commercial aviation and general aviation; however, the primary focus of the assessment must be on commercial aviation. The assessment must at a minimum address the following issues: (1) Existing airport facilities, both commercial and general aviation, including air side, land side, and airport service facilities; (2) Existing air and airport capacity, including the number of annual passengers and air cargo operations; (3) Existing airport services, including fixed based operator services, fuel services, and ground services; and (4) Existing airspace capacity.

Requires the department to submit the assessment to the appropriate standing committees of the legislature, the governor, the transportation commission, and regional transportation planning organizations by July 1, 2006.

Provides that the act shall be null and void if appropriations are not approved.

SB 5122 by Senators Kastama, Jacobsen, Weinstein, Rockefeller, Kline, and Kohl-Welles
Making the office of secretary of state a nonpartisan office.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, effective on the date that the newly elected secretary of state takes office after the 2008 general election, the office of the secretary of state shall be a nonpartisan office. Candidates seeking election for the office of secretary of state in the 2008 general election shall run as nonpartisan candidates and be qualified and elected as such.

SB 5122-S by Senate Committee on Government Operations & Elections
(originally sponsored by Senators Kastama, Jacobsen, Weinstein, Rockefeller, Kline, and Kohl-Welles)
Authorizing nonpartisan elections for the offices of secretary of state and county auditor.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, effective on the date that the newly elected secretary of state takes office after the 2008 general election, the office of the secretary of state shall be a nonpartisan office. Candidates seeking election for the office of secretary of state in the 2008 general election shall run as nonpartisan candidates and be qualified and elected as such.

Provides that the county legislative authority may enact a resolution or ordinance to declare the office of county auditor to be a nonpartisan office. Beginning six months after such a declaration, elections for county auditor shall be conducted in accordance with general law governing the election of nonpartisan offices.

SB 5123 by Senators Kastama, Rasmussen, Regala, and Franklin
Concerning sales of precursor drugs.

(SEE ALSO PROPOSED 1ST SUB)

Regulates sales of precursor drugs.

SB 5123-S by Senate Committee on Judiciary
(originally sponsored by Senators Kastama, Rasmussen, Regala, and Franklin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Regulates sales of precursor drugs.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.

SB 5124 by Senators Kastama, Jacobsen, Rasmussen, Weinstein, Haugen, Berkey, McAuliffe, Keiser, Kline, Shin, and Brown
Companion Bill: 1064
Improving government performance and accountability.

Finds that: (1) Citizens demand and deserve accountability of public programs. Public programs must continuously improve in quality, efficiency, and effectiveness in order to increase public trust;
(2) Washington state government and other entities that receive tax dollars must continuously improve the way they operate and deliver services so citizens receive maximum value for their tax dollars;
(3) An independent citizen oversight board is necessary to establish an annual assessment and performance grading program to ensure that government services, customer satisfaction, program efficiency, and management systems are world class in performance; and
(4) Fair, independent, professional performance audits of state agencies by the state auditor are essential to improving the efficiency and effectiveness of government.

Provides that the act shall be null and void if appropriations are not approved.

Jan 13 First reading, referred to Government Operations & Elections.

SB 5125 by Senators Kohl-Welles, Poulsen, Keiser, Franklin, Fraser, Kline, and Pridemore
Reducing heavy metals in child use area soils.

Declares it is the purpose of this act to create the safe playground soils program, through which technical and financial assistance will be provided by state and local health jurisdictions to the owners and operators of facilities having child use areas that may contain soils with elevated levels of heavy metals. It is further the purpose of this act to encourage testing of soils in such areas, and to require testing in geographic zones at higher risk of soil contamination.

Declares that the objective of this program is to obtain comprehensive information on the presence of heavy metals in child use areas, and to ensure that such information is made available to, and in some circumstances specifically provided to, the parents of children attending or using the facility, and the staff that work at the facility. It is the underlying premise of this program that comprehensive and quality data and analysis, shared with all interested persons, will be the basis for timely and effective response measures to protect the health of children.

Provides that the department shall make grants to owners of facilities with child use areas for the purpose of testing soils within those areas for the presence of heavy metals. The department shall actively publicize the grant program and solicit applications for grants with the objective of obtaining soil test results expeditiously and implementing best management practices where action level exceedances are found.

Provides that, to encourage early testing, for the period from the effective date of this section through June 30, 2007, the amount of the nonstate match required for the grant shall be limited to ten percent of the grant amount. From and after July 1, 2007, the nonstate match shall be no less than fifty percent of the grant amount.

Declares that the following geographic areas are designated higher risk zones for potential soil contamination by heavy metals: (1) The area of potential heavy metal deposition to soils from the Tacoma smelter, generally encompassing portions of King, Pierce, Kitsap, and Thurston counties, and referred to as the Asarco smelter plume zone. The department shall define this zone based upon existing information no later than October 1, 2005;
(2) Any other geographic area that is defined by a local health jurisdiction as having a high probability of encompassing child use areas with the presence of heavy metals in playground soils exceeding action levels.

Directs the department to establish an enforcement forbearance policy regarding owners of facilities implementing best management practices at child use areas under chapter 70--RCW (sections 1 through 9 of this act).

Provides that, by July 1, 2007, the department shall adopt as a condition of licensing day-care centers and family day-care providers that the facility is in compliance with applicable testing requirements and implementation of best management practices under chapter 70--RCW (sections 1 through 9 of this act).

Provides that, by July 1, 2007, the department shall adopt as a condition of licensing day-care centers and family day-care providers that the facility is in compliance with applicable testing
requirements and implementation of best management practices under chapter 70.-- RCW (sections 1 through 9 of this act).

Appropriates the sum of one million dollars, or as much thereof as may be necessary, from the state toxics control account to the department of ecology for the biennium ending June 30, 2007, to carry out the purposes of this act.

SB 5125-S2 by Senate Committee on Ways & Means
(originally sponsored by Senators Kohl-Welles, Poulsen, Keiser, Franklin, Fraser, Klime, and Pridemore)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares it is the purpose of this act to create the safe playground soils program, through which technical and financial assistance will be provided by state and local health jurisdictions to the owners and operators of facilities having child use areas that may contain soils with elevated levels of heavy metals. It is further the purpose of this act to encourage testing of soils in such areas, and to require testing in geographic zones at higher risk of soil contamination.

Declares that the objective of this program is to obtain comprehensive information on the presence of heavy metals in child use areas, and to ensure that such information is made available to, and in some circumstances specifically provided to, the parents of children attending or using the facility, and the staff that work at the facility. It is the underlying premise of this program that comprehensive and quality data and analysis, shared with all interested persons, will be the basis for timely and effective response measures to protect the health of children.

Provides that the department shall make grants to owners of facilities with child use areas for the purpose of testing soils within those areas for the presence of heavy metals. The department shall actively publicize the grant program and solicit applications for grants with the objective of obtaining soil test results expeditiously and implementing best management practices where action level exceedances are found.

Provides that, to encourage early testing, for the period from the effective date of this section through June 30, 2007, the amount of the nonstate match required for the grant shall be limited to ten percent of the grant amount. From and after July 1, 2007, the nonstate match shall be no less than fifty percent of the grant amount.

Declares that the following geographic areas are designated higher risk zones for potential soil contamination by heavy metals: (1) The area of potential heavy metal deposition to soils from the Tacoma smelter, generally encompassing portions of King, Pierce, Kitsap, and Thurston counties, and referred to as the Asarco smelter plume zone. The department shall define this zone based upon existing information no later than October 1, 2005; (2) Any other geographic area that is defined by a local health jurisdiction as having a high probability of encompassing child use areas with the presence of heavy metals in playground soils exceeding action levels.

Directs the department to establish an enforcement forbearance policy regarding owners of facilities implementing best management practices at child use areas under chapter 70.-- RCW (sections 1 through 9 of this act).

Provides that, by July 1, 2007, the department shall adopt as a condition of licensing day-care centers and family day-care providers that the facility is in compliance with applicable testing requirements and implementation of best management practices under chapter 70.-- RCW (sections 1 through 9 of this act).

Appropriates the sum of one million dollars, or as much thereof as may be necessary, from the state toxics control account to the department of ecology for the biennium ending June 30, 2007, to carry out the purposes of this act.

SB 5126 by Senators Kohl-Welles, Kastama, Roach, and Keiser

Developing policies, procedures, and mandatory training programs on sexual harassment for all state employees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the director shall adopt rules, under RCW 41.06.400(2)(b), developing policies, procedures, and mandatory training programs on sexual harassment for all state employees. The cost of the training programs shall be borne by state agencies within existing resources.

SB 5126-S by Senate Committee on Ways & Means
(originally sponsored by Senators Kohl-Welles, Kastama, Roach, and Keiser)

(AS OF SENATE 2ND READING 2/08/06)

Provides that the director shall adopt rules, under RCW 41.06.400(2)(b), developing policies, procedures, and mandatory training programs on sexual harassment for all state employees.
SB 5127  by Senators Kohl-Welles, Benton, Hargrove, Roach, Prentice, Thibaudeau, Stevens, Fraser, and Keiser

Improving services to victims of human trafficking.

(DIGEST AS ENACTED)

Provides that, by July 1, 2005, the director of the department of community, trade, and economic development, or the director's designee, shall within existing resources convene and chair a work group to develop written protocols for delivery of services to victims of trafficking of humans.

Requires that, by January 1, 2006, the work group shall finalize the written protocols and submit them with a report to the legislature and the governor.

Requires the protocols to be reviewed on a biennial basis by the work group to determine whether revisions are appropriate.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Human Services & Corrections.
Jan 17 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 HSC - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 9 First reading, referred to Criminal Justice & Corrections.
Mar 22 Public hearing in committee.
Mar 31 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.
-- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 38; nays, 0; absent, 0; excused, 11.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 10 Governor signed.
Chapter 358, 2005 Laws.
Effective date 5/10/2005.

SB 5128  by Senators Carrell, Kline, Swecker, Kastama, Deccio, Pflug, and Kohl-Welles

Using dogs for fighting.

Provides that anyone who sells or purchases any dog (Canidae) with the intent that the dog shall be engaged in an exhibition of fighting with another animal is guilty of a gross misdemeanor punishable by imprisonment not to exceed one year, or by a fine not to exceed five thousand dollars, or by both fine and imprisonment.

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Judiciary.
Jan 27 Public hearing in committee.
SB 5131 by Senators Carrell, Mulliken, Kline, Swecker, Schoeleser, Franklin, Benson, Kastama, Regala, Delvin, Kohl-Welles, and Rasmussen

Revising provisions concerning possession of firearms by persons found not guilty by reason of insanity.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions concerning possession of firearms by persons found not guilty by reason of insanity.

SB 5131-S by Senate Committee on Judiciary (originally sponsored by Senators Carrell, Mulliken, Kline, Swecker, Schoeleser, Franklin, Benson, Kastama, Regala, Delvin, Kohl-Welles, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions concerning possession of firearms by persons found not guilty by reason of insanity.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Judiciary.
Jan 25 Public hearing in committee.
Mar 2 Executive session in committee.
JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5132 by Senators Carrell, Schmidt, Benson, Swecker, Honeyford, Delvin, Schoeleser, Roach, Mulliken, and Benton

Companion Bill: 1694

Protecting public employee personal information.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions for the protection of public employee personal information.

SB 5132-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Carrell, Schmidt, Benson, Swecker, Honeyford, Delvin, Schoeleser, Roach, Mulliken, and Benton)

Protecting personal information of public employees and home care workers.

(AS OF SENATE 2ND READING 3/11/05)

Revises provisions for the protection of public employee and home care employee personal information.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Government Operations & Elections.
Feb 10 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 26 GO - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 11 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

SB 5133 by Senators Brandland, McCaslin, Johnson, and Mulliken

Companion Bill: 1207

Revising provisions relating to privileged communications between spouses.

Amends RCW 5.60.060 to revise provisions relating to privileged communications between spouses.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Judiciary.
Jan 27 Public hearing in committee.
Mar 2 Executive session in committee.
JUD - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5134 by Senators Jacobsen, Oke, and Rasmussen

Making the disabled hunters and fishers advisory committee a permanent entity.

(AS OF SENATE 2ND READING 2/25/05)

Amends RCW 77.04.150 to make the disabled hunters and fishers advisory committee a permanent entity.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 27 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 NROR - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Feb 25 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 3; excused, 0.

-- IN THE HOUSE --

Feb 28 First reading, referred to Natural Resources, Ecology & Parks.
Mar 17 Public hearing in committee.
Mar 24 Executive session in committee.
NREP - Executive action taken by committee.
NREP - Majority; do pass with amendment(s).
Mar 29 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 15 Referred to Rules 2 Consideration.
SB 5135  by Senators Kastama, Mulliken, Zarelli, Doumit, and Rasmussen
Addressing volunteer fire fighters' and reserve officers' relief and pensions.

(DIGEST AS ENACTED)
Revises provisions relating to volunteer fire fighters' and reserve officers' relief and pensions.

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Appropriations.
Feb 24 Executive session in committee.
Mar 12 Passed to Rules Committee for second reading.
Mar 16 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 17 First reading, referred to Appropriations.
Mar 22 Public hearing in committee.
Mar 23 Executive session in committee.
AP - Executive action taken by committee.
AP - Majority; do pass.
Mar 25 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.
Apr 6 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 89; nays, 0; absent, 0; excused, 9.
-- IN THE HOUSE --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.
Chapter 37, 2005 Laws.
Effective date 7/24/2005.

SB 5136  by Senators Doumit, Mulliken, Zarelli, and Rasmussen
Companion Bill: 1106
Modifying fire protection district property tax levies.

(DIGEST AS ENACTED)
Provides that a fire protection district may protect the district’s tax levy from prorationing under RCW 84.52.010(2) by imposing up to a total of twenty-five cents per thousand dollars of assessed value of the tax levies authorized under RCW 52.16.140 and 52.16.160 outside of the five dollars and ninety cents per thousand dollars of assessed valuation limitation established under RCW 84.52.043(2), if those taxes otherwise would be prorated under RCW 84.52.010(2)(e).

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Feb 15 Executive session in committee.
Feb 17 GO - Majority; do pass.
And refer to Ways & Means.

SB 5137  by Senators Haugen, Swecker, Oke, and Poulsen
Adjusting procedures of vessel dealer trust accounts.
Amends RCW 88.02.220 to adjust procedures of vessel dealer trust accounts.

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Transportation.
Feb 21 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 25 TRAN - Majority; do pass.
Apr 6 Passed to Rules Committee for second reading.

SB 5138  by Senators Jacobsen, Swecker, Haugen, Oke, and Poulsen
Modifying transportation fees.

(SEE ALSO PROPOSED 1ST SUB)
Revises provisions relating to transportation fees.

SB 5138-S  by Senate Committee on Transportation
(originally sponsored by Senators Jacobsen, Swecker, Haugen, Oke, and Poulsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises provisions relating to transportation fees.

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Transportation.
Mar 3 Executive session in committee.
Mar 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
May 9, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 1, Substitute Senate Bill No. 5139 entitled:

Section 1 of Substitute Senate Bill No. 5139 transfers the authority for approving construction of toll roads from the Department of Transportation (Department) to the Transportation Commission (Commission). Now that the Commission no longer has oversight authority, and the Department is a cabinet level agency, it is inappropriate for the Commission to be approving construction of transportation facilities.

For these reasons, I have vetoed Section 1 of Substitute Senate Bill No. 5139.

With the exception of Section 1, Substitute Senate Bill No. 5139 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

--- 2005 REGULAR SESSION ---

Jan 14 First reading, referred to Transportation.
Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 TRAN - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Placed on second reading by Rules Committee.
Feb 16 1st substitute bill substituted.
Feb 17 First reading, referred to Transportation.
Mar 28 Public hearing in committee.
Mar 31 Executive session in committee.
Apr 1 Passed to Rules Committee for second reading.
Apr 15 Placed on second reading.
Apr 18 Senate concurred in House amendments.
Apr 19 President signed.
Apr 21 Speaker signed.
Apr 23 Delivered to Governor.
May 9 Governor partially vetoed.

VETO MESSAGE ON SB 5139-S

SB 5139 by Senators Haugen, Oke, Poulsen, and Swecker

Modifying highway and bridge tolling authority.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to highway and bridge tolling authority.

Repeals provisions of chapter 47.56 RCW.
Repeals RCW 47.58.500, 47.60.445, 47.60.450, 47.60.500, 47.60.502, 47.60.503, 47.60.505, and 47.60.530.

SB 5139-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Oke, Poulsen, and Swecker)

(DIGEST AS ENACTED)

Revises provisions relating to highway and bridge tolling authority.

Repeals provisions of chapter 47.56 RCW.
Repeals RCW 47.58.500, 47.60.445, 47.60.450, 47.60.502, and 47.60.503.

SB 5140 by Senators Berkey, Kastama, and Kohl-Welles

Companion Bill: 1104

Modifying the disposal of surplus funds of candidates or political committees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 42.17.095 relating to the disposal of surplus funds of candidates or political committees.

SB 5140-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Berkey, Kastama, and Kohl-Welles)

(DIGEST AS ENACTED)

Amends RCW 42.17.095 relating to the disposal of surplus funds of candidates or political committees.

Allows the campaign to transmit the surplus to the state treasurer for deposit in the general fund, the oral history, state library, and archives account under RCW 43.07.380, or the legislative international trade account under RCW 44.04.270, as specified by the candidate or political committee.

--- 2005 REGULAR SESSION ---

Jan 14 First reading, referred to Government Operations & Elections.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.
Feb 8 Made eligible to be placed on second reading.
Feb 15 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted.
Mar 17 First reading, referred to State Government Operations & Accountability.
Mar 22 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

--- 2006 REGULAR SESSION ---

Jan 22 Public hearing in committee.
Feb 16 1st substitute bill substituted.
Feb 28 Placed on second reading by Rules Committee.
Mar 6 1st substitute bill substituted.
Mar 28 Public hearing in committee.
Mar 31 Executive session in committee.
Apr 1 Passed to Rules Committee for second reading.
Apr 15 Placed on second reading.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2. -- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 41; nays, 5; absent, 2; excused, 1.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 9 Governor partially vetoed.
Chapter 335, 2005 Laws PV.
Effective date 7/24/2005.

--- 2006 REGULAR SESSION ---

Mar 9 Governor vetoed.
Mar 10 Executive session in committee.
Mar 15 Transferred to Rules Committee for second reading.
Mar 17 Placed on second reading by Rules Committee.
Mar 21 Speaker signed.
Mar 22 Senate concurred in House amendments.
Mar 22 Senate refused to concur in House amendments.
Mar 30 Governor vetoed.
Apr 15 Placed on second reading.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2. -- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 41; nays, 5; absent, 2; excused, 1.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
SB 5141 by Senators Rasmussen, Schmidt, McAuliffe, Delvin, Rockefeller, Shin, Weinstein, Berkey, Pflug, Kohl-Welles, Hargrove, Kline, Regala, Thibaudeau, and Spanel

Companion Bill: 1107

Providing for early intervention services for children with disabilities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds an urgent and substantial need to enhance the development of all infants and toddlers with disabilities in Washington in order to minimize developmental delays and to maximize individual potential for learning and functioning.

Requires that, by September 1, 2008, each school district shall provide or contract for early intervention services to all eligible children with disabilities from birth to three years of age. Eligibility shall be determined according to Part C of the federal individuals with disabilities education act and as specified in the Washington Administrative Code.

Establishes a birth-to-three task force to make recommendations concerning policies, procedures, and regulations in order to ensure implementation of an equitable statewide comprehensive system for all eligible children with disabilities from birth to three years of age.

Requires the birth-to-three task force to submit a report to the governor and the superintendent of public instruction by December 1, 2006, outlining their recommendations.

SB 5142 by Senators Schoesler, Rasmussen, Morton, and Delvin

Regarding air registrations for elevators and warehouses.

(DIGEST AS ENACTED)

Amends RCW 70.94.151 relating to air registrations for elevators and warehouses.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Agriculture & Rural Economic Development.

Feb 3 Public hearing and executive action taken in committee.

Feb 4 ARED - Majority; do pass.

Feb 8 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading by Rules Committee.

Feb 23 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 5141 by Senators Rasmussen, Schmidt, McAuliffe, Delvin, Rockefeller, Shin, Weinstein, Berkey, Pflug, Kohl-Welles, Hargrove, Kline, Regala, Thibaudeau, and Spanel

Companion Bill: 1107

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SB 5142 by Senators Schoesler, Rasmussen, Morton, and Delvin

Regarding air registrations for elevators and warehouses.

(DIGEST AS ENACTED)

Amends RCW 70.94.151 relating to air registrations for elevators and warehouses.

-- 2005 REGULAR SESSION --

Jan 14 First reading, referred to Agriculture & Rural Economic Development.

Feb 3 Public hearing and executive action taken in committee.

Feb 4 ARED - Majority; do pass.

Feb 8 Passed to Rules Committee for second reading.

Feb 15 Placed on second reading by Rules Committee.

Feb 23 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 8 By resolution, returned to Senate Rules Committee for third reading.
Effective date 7/24/2005.

**SB 5143** by Senators Weinstein, Swecker, Jacobsen, Mulliken, Brandland, and Parlette

Companion Bill: 1116

Authorizing a "Ski & Ride Washington" license plate.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes a "Ski & Ride Washington" license plate.

**SB 5143-S** by Senate Committee on Transportation

(originally sponsored by Senators Weinstein, Swecker, Jacobsen, Mulliken, Brandland, and Parlette)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes a "Ski & Ride Washington" license plate.

Jan 14 First reading, referred to Transportation.

Feb 10 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 22 TRAN - Majority: 1st substitute bill be substituted, do pass.

Mar 9 Passed to Rules Committee for second reading.

Apr 6 Senate Rules "X" file.

--- 2005 REGULAR SESSION ---

Jan 14 First reading, referred to Transportation.

Feb 2 Executive session in committee.

Feb 3 Referred to Ways & Means.

Feb 21 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 WM - Majority: do pass.

Minority: do not pass.

And refer to Ways & Means.

Feb 24 Passed to Rules Committee for second reading.

Mar 1 Made eligible to be placed on second reading.

Mar 14 Placed on second reading by Rules Committee.

Apr 1 Referred to Rules.

Senate Rules "X" file.

--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.

Jan 19 Revert to Rules White Sheet.

Feb 24 Senate Rules "X" file.

**SB 5144** by Senators Eide, Keiser, Doumit, Poulsen, Weinstein, Fairley, Schmidt, Regala, Jacobsen, Kastama, Fraser, Berkey, Kline, Brown, Spanel, Kohl-Welles, Shin, Rasmussen, and Pridemore

Providing for a simple majority of voters voting to authorize school district levies and bonds.

Provides for a simple majority of voters voting to authorize school district levies and bonds.

Provides that this act takes effect if the proposed amendment to Article VII, section 2 and Article VIII, section 6 of the state Constitution providing for a simple majority of voters voting to authorize school district levies and bonds is validly submitted to and is approved and ratified by the voters at the next general election and certified by the secretary of state. If the proposed amendment is not approved, ratified, and certified, this act is void in its entirety.

Jan 14 First reading, referred to Early Learning, K-12 & Higher Education.

Jan 26 Public hearing in committee.

Feb 2 Executive session in committee.

EKHE - Majority: do pass.

Minority: do not pass.

And refer to Ways & Means.

Feb 3 Referred to Ways & Means.

Feb 21 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 WM - Majority: do pass.

Minority: do not pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 1 Made eligible to be placed on second reading.

Mar 14 Placed on second reading by Rules Committee.

Apr 1 Referred to Rules.

Senate Rules "X" file.

**SB 5145** by Senators Jacobsen, Swecker, Oke, Fraser, Johnson, Spanel, Rockefeller, Kohl-Welles, Delvin, Keiser, Haugen, Kastama, Kline, Hargrove, Regala, Franklin, Thibaud, Rasmussen, and Shin

Companion Bill: 1852

Creating a boater safety education program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to establish a boater safety education program that contributes to the reduction of accidents and increases the enjoyment of boating by all operators of all recreational vessels on the waters of this state.

Authorizes the commission to work with agencies and organizations representing nonmotorized vessel activities and individuals operating nonmotorized vessels to decrease accidents of operators in these vessels.

Encourages boating safety programs that use volunteer and private sector efforts to enhance boating safety and education for operators of nonmotorized vessels to work closely with the state parks and recreation commission in its efforts to reduce all boating accidents in this state.

Provides that, as part of the boating safety education program, the commission shall establish a program to be phased over eleven years starting July 1, 2005, with full implementation by January 1, 2016. The period July 1, 2005, through December 31, 2007, will be program development, boater notification of the new requirements for mandatory education, and processing cards to be issued to individuals having taken an approved course prior to January 1, 2008.

Creates the boating safety education certification account within the state treasury. All receipts from fees collected for the issuance of a boater safety education card shall be deposited in the boating safety education certification account and shall be appropriated only to the state parks and recreation commission to be used only for the administration of this act. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

**SB 5145-S** by Senate Committee on Transportation

(originally sponsored by Senators Jacobsen, Swecker, Oke, Fraser, Johnson, Spanel, Rockefeller, Kohl-Welles, Delvin, Keiser, Haugen, Kastama, Kline, Hargrove, Regala, Franklin, Thibaud, Rasmussen, and Shin)

Establishing a boating safety education program.

(DIGEST AS ENACTED)

Declares an intent to establish a boater safety education program that contributes to the reduction of accidents and increases the enjoyment of boating by all operators of all recreational vessels on the waters of this state.

Authorizes and directs the commission to work with agencies and organizations representing nonmotorized vessel activities and individuals operating nonmotorized vessels to decrease accidents of operators in these vessels.

Encourages boating safety programs that use volunteer and private sector efforts to enhance boating safety and education for operators of nonmotorized vessels to work closely with the state parks and recreation commission in its efforts to reduce all boating accidents in this state.

Provides that, as part of the boating safety education program, the commission shall establish a program to be phased over eleven years starting July 1, 2005, with full implementation by January 1, 2016. The period July 1, 2005, through December 31, 2007, will be program development, boater notification of the new requirements for mandatory education, and processing cards to be issued to individuals having taken an approved course prior to January 1, 2008.

Provides that no person shall operate or permit the operation of motor driven boats and vessels with a mechanical power of fifteen horsepower or greater unless the person: (1) Is at least twelve years of age, except that an operator of a personal watercraft shall comply with the age requirements under RCW 79A.60.190; and

(2)(a) Has in his or her possession a boater education card, unless exempted; or (b) is accompanied by and is under the direct
supervision of a person sixteen years of age or older who is in possession of a boater education card, or who is not yet required to possess the card as provided in the program phase in this act.

Creates the boating safety education certification account within the state treasury. All receipts from fees collected for the issuance of a boater safety education card shall be deposited in the boating safety education certification account and shall be appropriated only to the state parks and recreation commission to be used only for the administration of this act. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

**SB 5146-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Parlette, Kastama, and Brandland)

**DIGEST AS ENACTED**

Provides that all meetings, proceedings, and deliberations of a quality improvement committee established under RCW 4.24.250, 43.70.510, or 70.41.200 may, at the discretion of the quality improvement committee or the board of commissioners, be confidential and may be conducted in executive session.

Provides that any review conducted by the board of commissioners, its staff or agents, shall be subject to the same protections, limitations, and exemptions that apply to quality improvement committee activities under RCW 4.24.250, 43.70.510, or 70.41.200. However, any final action of the board of commissioners on the report of the quality improvement committee shall be done in public session.

**SB 5146** by Senators Keiser, Parlette, Kastama, and Brandland

Companion Bill: 1148

Allowing quality improvement committee confidentiality.

(Substituted For - See 1st Sub)

Provides that all meetings, proceedings, and deliberations of a quality improvement committee established under RCW 4.24.250, 43.70.510, or 70.41.200 may, at the discretion of the quality improvement committee or the board of commissioners, be confidential and may be conducted in executive session.

Provides that any review conducted by the board of commissioners, its staff or agents, shall be subject to the same protections, limitations, and exemptions that apply to quality improvement committee activities under RCW 4.24.250, 43.70.510, or 70.41.200. However, any final action of the board of commissioners on the report of the quality improvement committee shall be done in public session.

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 30; nays, 18; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 17 First reading, referred to Natural Resources, Ecology & Parks.
Mar 24 Public hearing in committee.
Mar 31 Executive session in committee.
NREP - Executive action taken by committee.
NREP - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Referred to Appropriations.
Apr 2 Public hearing, executive action taken, and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s) by Natural Resources, Ecology & Parks.
Minority; do not pass.
Apr 4 Passed to Rules Committee for second reading.
Apr 7 Placed on second reading by Rules Committee.
Apr 12 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 68; nays, 30; absent, 0; excused, 0.
-- IN THE SENATE --
Apr 16 Senate concurred in House amendments.
Passed final passage; yeas, 28; nays, 13; absent, 1; excused, 7.
Apr 18 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 11 Governor signed.
Chapter 392, 2005 Laws.
Effective date 7/24/2005.

SB 5147 by Senators Kohl-Welles and Kline
Prohibiting payment of petition signature gatherers on a per-signature basis.

--- 2005 REGULAR SESSION ---
Jan 14 First reading, referred to Government Operations & Elections.
Jan 26 Public hearing in committee.

SB 5148 by Senators Kohl-Welles, Kline, Fairley, and Carrell

Repealing the crime of "slander of a woman."

(DIGEST AS ENACTED)
Repeals RCW 9.58.110 and 9.58.120.

--- 2005 REGULAR SESSION ---
Jan 14 First reading, referred to Judiciary.
Jan 20 Public hearing in committee.
Feb 3 Executive session in committee.
Feb 4 JUD - Majority; do pass.
Feb 8 Passed to Rules Committee for second reading.
Feb 15 Placed on second reading by Rules Committee.
Feb 16 Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 47; nays, 1; absent, 0; excused, 1.

-- IN THE HOUSE --
Feb 17 First reading, referred to Judiciary.
Mar 18 Public hearing in committee.
Mar 23 Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Mar 25 Passed to Rules Committee for second reading.
Placed on second reading.
Mar 30 Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 69; nays, 28; absent, 0; excused, 1.

-- IN THE SENATE --
President signed.

-- IN THE HOUSE --
Apr 5 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Apr 8 Governor signed.
Chapter 13, 2005 Laws.
Effective date 7/24/2005.

SB 5149 by Senators Kohl-Welles, Thibaudeau, Keiser, Kline, and Spanel

Requiring the disclosure of gifts made by pharmaceutical manufacturers to persons who prescribe prescription drugs.

(SEE ALSO PROPOSED 1ST SUB)
Declares that the purpose of this act is to require disclosure and reporting of gifts, grants, and gratuities made by pharmaceutical manufacturers, directly or indirectly, to any person or entity authorized to prescribe, dispense, or purchase prescription drugs in Washington.

SB 5149-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kohl-Welles, Thibaudeau, Keiser, Kline, and Spanel)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Declares that the purpose of this act is to require disclosure and reporting of gifts, grants, and gratuities made by pharmaceutical manufacturers, directly or indirectly, to any person or entity authorized to prescribe, dispense, or purchase prescription drugs in Washington.

SB 5150 by Senators Haugen, Swecker, and Jacobsen; by request of Board of Pilotage Commissioners

Changing provisions concerning marine pilot licensing qualifications and procedures.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises provisions concerning marine pilot licensing qualifications and procedures.

SB 5150-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Swecker, and Jacobsen; by request of Board of Pilotage Commissioners)

(DIGEST AS ENACTED)
Revises provisions concerning marine pilot licensing qualifications and procedures.

--- 2005 REGULAR SESSION ---
Jan 14 First reading, referred to Transportation.
Feb 21 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 25 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --
Mar 10 First reading, referred to Transportation.
Mar 22 Public hearing in committee.
Mar 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Mar 28 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --
Apr 7 President signed.

-- IN THE HOUSE --
Apr 8 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Apr 12 Governor signed.
Chapter 13, 2005 Laws.
Effective date 4/12/2005.

SB 5151 by Senators Franklin, Oke, Regala, Benton, Rasmussen, Roach, Eide, Haugen, Berkey, Kline, and Fairley

Changing the authority of a metropolitan park district to dispose of surplus property.

Companion Bill: 1355
Revises the authority of a metropolitan park district to dispose of surplus property.

SB 5151-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Franklin, Oke, Regala, Benton, Rasmussen, Roach, Eide, Haugen, Berkey, Kline, and Fairley)

(DIGEST AS ENACTED)

Revises the authority of a metropolitan park district to dispose of surplus property.

Provides that, for any real estate transaction proposed to result in a project that provides programming and activities for disadvantaged youth, the funding endowment for which equals or exceeds twenty million dollars, and that requires the transfer of title of surplus district property to a charitable organization as so recognized by its 501(c)(3) federal income taxation status, every metropolitan park district may, by simple majority vote of its board of park commissioners, sell, exchange, or otherwise dispose of any real or personal property acquired for park or recreational purposes when such property is declared surplus for park or other recreational purposes: PROVIDED, That where the property is acquired by donation or dedication for park or recreational purposes, the consent of the donor or dedicator, his or her heirs, successors, or assigns is first obtained if the consent of the donor is required in the instrument conveying the property to the metropolitan park district.

Provides that, in the event the donor or dedicator, his or her heirs, successors, or assigns cannot be located after a reasonable search, the metropolitan park district may petition the superior court in the county where the property is located for approval of the sale. If sold, all sales shall be by public bids and sale made only to the highest or best bidder.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing and executive action taken in committee.
Jan 25 GO - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Jan 26 Placed on second reading by Rules Committee.
Jan 28 1st substitute bill substituted.
Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 40; nays, 0; absent, 0; excused, 9.

-- IN THE HOUSE --
Feb 1 First reading, referred to Local Government.
Feb 2 Executive session in committee. LG - Majority; do pass. Minority; do not pass.
Feb 3 Passed to Rules Committee for second reading.
Feb 8 Placed on second reading.
Feb 16 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 69; nays, 29; absent, 0; excused, 0.

-- IN THE SENATE --
Feb 18 President signed.

-- IN THE HOUSE --
Feb 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Feb 24 Governor signed.

SB 5152 by Senators Zarelli, Pridemore, and Stevens

Changing provision relating to comprehensive plan amendments under the growth management act.
Declares an intent of this legislation to allow local law enforcement agencies to purchase or lease any automatic fingerprint identification system, provided that the system complies with national industry standards for interoperability as developed by the national institute of standards and technology. Provides that, no later than January 1, 2007, the Washington state patrol’s automatic fingerprint identification system shall be capable of instantly accepting electronic latent search records from any Washington state local law enforcement agency. If specific funding for the purposes of this act is not provided by June 30, 2006, in the omnibus appropriations act, or if funding is not obtained from another source by June 30, 2006, this act is null and void.

SB 5155 by Senators Morton, Mulliken, Roach, Hewitt, Swecker, Parlette, Carrell, Schoesler, Delvin, Benson, Honeyford, and Deccio

Concerning state agencies' duty to control the spread of noxious weeds.

Requires all state agencies to control noxious weeds on lands they own, lease, or otherwise control through integrated pest management practices, and shall give first priority to the control of class A and B designate noxious weed occurring within five hundred feet of adjacent private property.

SB 5156 by Senators Morton, Swecker, Oke, Deccio, Stevens, Honeyford, Mulliken, and Hewitt

Authorizing position statements to be placed in official agency files of request legislation or rules developed using the consensus process.

Authorizes position statements to be placed in official agency files of request legislation or rules developed using the consensus process.

SB 5157 by Senators Regala, Carrell, Kline, Roach, Zarelli, Kastama, Oke, Franklin, Brandland, McCaslin, and Shin

Revising provisions relating to local law enforcement automatic fingerprint identification systems.

SB 5157-S by Senate Committee on Judiciary (originally sponsored by Senators Regala, Carrell, Kline, Roach, Zarelli, Kastama, Oke, Franklin, Brandland, McCaslin, and Shin)
Reviews of health care disputes.

shall develop a reasonable maximum fee schedule that

Developing a schedule of fees for performing independent

Companion Bill: 1140

conducting reviews authorized under RCW 48.43.535.

Requires that, no later than January 1, 2006, the department

-- OTHER THAN LEGISLATIVE ACTION --

Restricting use of wireless communications devices in moving

Motor vehicles.

(AS OF SENATE 2ND READING 2/03/06)

Declares that a person operating a moving motor vehicle

while holding a wireless communications device to his or her ear

is guilty of a traffic infraction.

Does not apply to a person operating: (1) An authorized

emergency vehicle;

(2) A moving motor vehicle using a wireless communications
device in hands-free mode;

A moving motor vehicle using a hand-held wireless

communications device to: (a) Report illegal activity; (b) summon

medical or other emergency help; (c) prevent injury to a person or

property.

Declares that the state preempts the field of regulating the use

of wireless communications devices in motor vehicles, and this

act supersedes any local laws, ordinances, orders, rules, or

regulations enacted by a political subdivision or municipality to

regulate the use of wireless communications devices by the

operator of a motor vehicle.

Provides that enforcement of this act by law enforcement

officers may be accomplished only as a secondary action when a

driver of a motor vehicle has been detained for a suspected

violation of this act or an equivalent local ordinance or some

other offense.

Provides that, for the first six months after the effective date

of this act, law enforcement officers may only issue verbal

warnings for violations of this act.

Takes effect July 1, 2006.

SB 5159 by Senator Keiser

Companion Bill: 1140

Developing a schedule of fees for performing independent
reviews of health care disputes.

(AS OF SENATE 2ND READING 3/08/05)

Requires that, no later than January 1, 2006, the department
shall develop a reasonable maximum fee schedule that
independent review organizations shall use to assess carriers for conducting reviews authorized under RCW 48.43.535.

Jan 17 First reading, referred to Health & Long-Term Care.

Jan 26 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 8 HEA - Majority; do pass.

Feb 15 Passed to Rules Committee for second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 0; absent, 4; excused, 1.

-- IN THE HOUSE --

Mar 9 First reading, referred to Health Care.

Mar 17 Public hearing in committee.

Mar 18 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass.

Minority; do not pass.

Mar 22 Passed to Rules Committee for second reading.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 19 Senate Rules "X" file.

SB 5160 by Senators Eide, Swecker, Berkey, and Regala

Mar 22 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 4 Referred to Rules 2 Consideration.

Feb 14 HEA - Majority; 1st substitute bill be
substituted, do pass.

Passed to Rules Committee for second reading.

Mar 1 Made eligible to be placed on second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 14 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 15 First reading, referred to Health Care.

Mar 22 Public hearing in committee.

Mar 29 Executive session in committee.

HC - Executive action taken by committee.

HC - Majority; do pass with amendment(s).

Mar 31 Placed on second reading suspension calendar.

Apr 1 Placed on second reading.

Apr 5 Committee amendment adopted as amended.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Apr 19 Senate concurred in House amendments.

Passed final passage; yeas, 45; nays, 0; absent, 3; excused, 1.

President signed.

-- IN THE HOUSE --

Apr 21 Speaker signed.

Apr 23 Delivered to Governor.

May 13 Governor signed.

Chapter 468, 2005 Laws.

Effective date 7/24/2005.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Health & Long-Term Care.

Jan 26 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 8 HEA - Majority; do pass.

Feb 15 Passed to Rules Committee for second reading.

Feb 8 Made eligible to be placed on second reading.

Feb 15 Placed on second reading by Rules Committee.

Mar 15 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 28; nays, 18; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 18 First reading, referred to Transportation.

Mar 24 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 19 Senate Rules "X" file.

SB 5160 by Senators Eide, Swecker, Berkey, and Regala

Restricting use of wireless communications devices in moving
motor vehicles.

Declares that a person operating a moving motor vehicle
while holding a wireless communications device to his or her ear
is guilty of a traffic infraction.

Does not apply to a person operating: (1) An authorized
emergency vehicle;

(2) A moving motor vehicle using a wireless communications
device in hands-free mode;

(3) A moving motor vehicle using a hand-held wireless
communications device to: (a) Report illegal activity; (b) summon
medical or other emergency help; (c) prevent injury to a person or
property.

Declares that the state preempts the field of regulating the use
of wireless communications devices in motor vehicles, and this
act supersedes any local laws, ordinances, orders, rules, or
regulations enacted by a political subdivision or municipality to
regulate the use of wireless communications devices by the
operator of a motor vehicle.

Provides that enforcement of this act by law enforcement
officers may be accomplished only as a secondary action when a
driver of a motor vehicle has been detained for a suspected
violation of this act or an equivalent local ordinance or some
other offense.

Provides that, for the first six months after the effective date
of this act, law enforcement officers may only issue verbal
warnings for violations of this act.

Takes effect July 1, 2006.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Transportation.

Jan 18 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 1 TRAN - Majority; do pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

Feb 8 Made eligible to be placed on second reading.

Feb 15 Placed on second reading by Rules Committee.

Mar 15 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 28; nays, 19; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 3 Third reading, passed; yeas, 28; nays, 19; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 6 First reading, referred to Transportation.

Feb 15 Public hearing in committee.

Feb 23 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass with amendment(s).

Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 4 Referred to Rules 2 Consideration.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 5161 by Senators Eide and Swecker
Including use of wireless communications in accident reports.

(SUBSTITUTED FOR - SEE 1ST SUB)
Includes use of wireless communications in accident reports.

SB 5161-S by Senate Committee on Transportation
(originally sponsored by Senators Eide and Swecker)
Including reports of driving distractions in accident reports.

(DIGEST AS ENACTED)
Requires that distractions contributing to an accident must be reported on the accident form and include at least the following minimum reporting options: Not distracted; operating a handheld electronic telecommunication device; operating a hands-free wireless telecommunication device; other electronic devices (including, but not limited to, PDA’s, laptop computers, navigational devices, etc.); adjusting an audio or entertainment system; smoking; eating or drinking; reading or writing; grooming; interacting with children, passengers, animals, or objects in the vehicle; other inside distractions; outside distractions; and distraction unknown.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.
Jan 18 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 28 TRAN - Majority; 1st substitute bill substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 1; absent, 0; excused, 3.

-- IN THE HOUSE --
Feb 10 First reading, referred to Transportation.
Mar 24 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 7 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 67; nays, 29; absent, 0; excused, 2.

-- IN THE SENATE --
Apr 11 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 18 Delivered to Governor.
Apr 22 Governor signed.

SB 5162 by Senators Zarelli, Benton, Sheldon, and Oke
Adjusting license fees for small trailers.

Provides that, in lieu of the license tab fees provided in RCW 46.16.0621, private use one or two wheeled trailers of two thousand pounds scale weight or less may be licensed upon the payment of a license fee in the sum of four dollars and fifty cents or, if the trailer was previously licensed in this state and has not been registered in another jurisdiction in the intervening period, a renewal license fee in the sum of three dollars and twenty-five cents, but only if the trailer is operated upon public highways.

Applies only to trailers operated for personal use of the owners, and not trailers held for rental to the public or used in any commercial or business endeavor. The fee from this act must be deposited in the state patrol highway account.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.

SB 5163 by Senators Haugen, Jacobsen, Spanel, and Kline
Eliminating the handling loss deduction for the motor vehicle fuel tax.

Repeals RCW 82.36.029.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.
Feb 23 Public hearing in committee.

SB 5164 by Senators Haugen, Oke, Jacobsen, Swecker, Poulson, Spanel, and Shin
Authorizing the department of transportation to impose impact fees.

(SUBSTITUTED FOR - SEE 1ST SUB)
Authorizes the department of transportation to impose impact fees on development activity that creates additional significant demand and need for transportation improvements to state highways or facilities, as determined by the department.

Provides that the impact fees: (1) Shall only be imposed for state transportation improvements that are reasonably related to the development activity; and (2) Shall not exceed a proportionate share of the costs of state transportation improvements that are reasonably related to the development activity; and (3) Shall be used for state transportation improvements that will reasonably benefit the development activity.

SB 5164-S by Senate Committee on Transportation
(originally sponsored by Senators Haugen, Oke, Jacobsen, Swecker, Poulson, Spanel, and Shin)
Authorizing the department of transportation to impose mitigation or mitigation fees.

(AS OF SENATE 2ND READING 3/14/05)
Authorizes the department of transportation to impose mitigation fees, or require mitigation, from development activity that creates additional significant demand and need for transportation improvements to state highways or facilities, as determined by the department.

This authority may be exercised only under chapter 43.21C RCW.

Provides that the mitigation or mitigation fee(s): (1) Must be determined within the time frame and in conjunction with the process established under this chapter; and (2) May be imposed only for state transportation improvements that are reasonably related to the development activity.

May not exceed a proportionate share of the costs of state transportation improvements that are reasonably related to the development activity.

Must be used for state transportation improvements that will reasonably benefit the development activity.

(3) Must be spent in all cases within six years of collection, or the unspent funds must be refunded; and
(6) Must be transparent and the method and details of how the mitigation or mitigation fee was derived must be included in the assessment.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.
Feb 16 Public hearing in committee.
Mar 3 Executive session in committee.
the Washington state patrol for inclusion in the DNA identification system established under RCW 43.43.752 through RCW 43.43.759; and

(SEE ALSO PROPOSED 1ST SUB)

SB 5165 by Senators Kline, Brandland, Roach, Stevens, Regala, Shin, Keiser, McCaslin, and Thibaudeau Companion Bill: 1135

Expanding the DNA identification system.

Provides that, beginning January 1, 2006, it is the duty of the sheriff or director of public safety of every county, and the chief of police of every city or town, and of every chief officer of other law enforcement agencies duly operating within this state, to cause the collection of biological samples for DNA identification analysis from all adults and juveniles lawfully arrested for the commission of any criminal offense constituting a felony, gross misdemeanor, or patronizing a prostitute under RCW 9A.88.110.

Declares that biological samples collected under this provision shall be: (1) Collected using the same technique as are other DNA samples collected under RCW 43.43.754; (2) Forwarded to the forensic laboratory services bureau of the Washington state patrol for inclusion in the DNA identification system established under RCW 43.43.752 through 43.43.759; and (3) Used solely for the purposes of inclusion in the DNA identification system established under RCW 43.43.752 through 43.43.759.

Applies to all adults and juveniles who are arrested on or after January 1, 2006. Does not apply unless local law enforcement agencies are reimbursed for biological sample collection costs as provided for under RCW 43.43.7532.

SB 5165-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Brandland, Roach, Stevens, Regala, Shin, Keiser, McCaslin, and Thibaudeau)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that every adult or juvenile individual convicted of a felony, a gross misdemeanor or a crime that includes a felony committed within the last ten years prior to the current conviction, one of the following offenses: RCW 9A.36.041, 9A.44.096, 9A.44.170, 9A.46.020, 9A.46.110, 9A.88.010, 26.44.080, 26.50.110, or adjudicated guilty of an equivalent juvenile offense, must have a biological sample collected for purposes of DNA identification analysis.

Provides that, beginning in 2010, the chief of the Washington state patrol is authorized to proportionately redistribute account surpluses back to the local governments that contributed to the account. The local governments shall only use the surplus funds for forensic DNA related programs, such as training, DNA collection, and other programs that encourage the utilization of DNA to solve and prevent crimes.

SB 5166 by Senators Hargrove, Stevens, Kline, Hewitt, Regala, Zarelli, Brandland, Roach, Carrell, McCaslin, and Shin

Companion Bill: 1136

Ordering a study of electronic monitoring systems.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the Washington association of sheriffs and police chiefs to conduct a comprehensive study on electronic monitoring in every state. The study shall review and analyze each state's activity regarding electronic monitoring. Specifically, the study shall include: (1) How often electronic monitoring is used; (2) A description of laws and circumstances of when an offender is placed on electronic monitoring; (3) The discovery and analysis of specific programs used to promote electronic monitoring and how they are operated; (4) The type of electronic monitoring technology used; (5) Evaluation of offender pay programs and the amount of money recovered from these programs; (6) Overall perceptions of electronic monitoring from the criminal justice community, and any real or perceived problems or concerns with electronic monitoring; (7) Estimates on savings realized by utilizing electronic monitoring.

Requires the findings and any recommendations from the study to be placed into a final report and presented to the legislature no later than December 31, 2005.

SB 5168-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, Kline, Hewitt, Zarelli, Brandland, Roach, Carrell, McCaslin, and Shin)

Authorizing electronic monitoring as an alternative to incarceration.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the Washington association of sheriffs and police chiefs to conduct a comprehensive study on electronic monitoring in every state. The study shall review and analyze each state's activity regarding electronic monitoring. Specifically, the study shall include: (1) How often electronic monitoring is used; (2) A description of laws and circumstances of when an offender is placed on electronic monitoring; (3) The discovery and analysis of specific programs used to promote electronic monitoring and how they are operated; (4) The type of electronic monitoring technology used; (5) Evaluation of offender pay programs and the amount of money recovered from these programs; (6) Overall perceptions of electronic monitoring from the criminal justice community, and any real or perceived problems or concerns with electronic monitoring; (7) Estimates on savings realized by utilizing electronic monitoring.

Requires the findings and any recommendations from the study to be placed into a final report and presented to the legislature no later than December 31, 2005.

Directs the department to work with the Washington association of sheriffs and police chiefs to establish and operate an electronic monitoring program for low-risk offenders who violate the terms of their community custody. Between January 1, 2006, and December 31, 2006, the department shall endeavor to place at
least one hundred low-risk community custody violators on the electronic monitoring program per day if there are at least that many low-risk offenders who qualify for the electronic monitoring program.

Provides that local governments, their subdivisions and employees, the department and its employees, and the Washington association of sheriffs and police chiefs and its employees shall be immune from civil liability for damages arising from incidents involving low-risk offenders who are placed on electronic monitoring unless it is shown that an employee acted with gross negligence or bad faith.

Expires December 31, 2006.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Human Services & Corrections.
Jan 25 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HSC - Majority; 1st substitute bill be substituted, do pass.
Mar 11 Made eligible to be placed on second reading.
Mar 21 Passed to Rules Committee for second reading.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.

SB 5167 by Senator Hargrove
Changing restrictions on firearm noise suppressors.
Amends RCW 9.41.250 relating to firearm noise suppressors.
-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Judiciary.

SB 5168 by Senators Hargrove and Shin
Authorizing members of legislative bodies to serve as volunteer ambulance personnel.

(DIGEST AS ENACTED)
Authorizes members of legislative bodies to serve as volunteer ambulance personnel.
-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing and executive action taken in committee.
Jan 25 GO - Majority; do pass.
Feb 21 Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Mar 11 Passed on second reading by Rules Committee.
Mar 15 Rules suspended. Passed on Third Reading.
Third reading, passed; yea, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --
Mar 17 First reading, referred to Local Government.
Mar 28 Public hearing and executive action taken in committee.
LG - Executive action taken by committee.
LG - Majority; do pass.
Mar 30 Passed to Rules Committee for second reading.
Mar 31 Passed on second reading suspension calendar.
Apr 5 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yea, 91; nays, 0; absent, 0; excused, 7.

-- IN THE SENATE --
Apr 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.

SB 5169 by Senators Hargrove and Shin
Authorizing unspent biotoxin testing and monitoring funds to carry over to future biennia.

(SUBSTITUTED FOR - SEE 1ST SUB)
Authorizes unspent biotoxin testing and monitoring funds to carry over to future biennia.

SB 5169-S by Senate Committee on Ways & Means (originally sponsored by Senators Hargrove and Shin)

(DIGEST AS ENACTED)
Provides that unspent amounts from the surcharges deposited in the general fund--local accounts managed by the department of health and the University of Washington shall carry over to ensuing biennia to pay for the ongoing costs of the programs.
Requires the department of health and the University of Washington to, by December 1st of each year, provide a letter to the relevant legislative policy and fiscal committees on the status of expenditures. This letter shall include, but is not limited to, the annual appropriation amount, the amount not expended, account fund balance, and reasons for not spending the full annual appropriation.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Ways & Means.
Mar 21 Public hearing in committee.
Mar 23 Executive session in committee.
Mar 25 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading by Rules Committee.
Apr 5 Committee recommendations adopted and the bill amended.
Placed on third reading.
Third reading, passed; yea, 92; nays, 0; absent, 0; excused, 6.

-- IN THE HOUSE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yea, 34; nays, 5; absent, 0; excused, 1.
Apr 19 President signed.

-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 11 Governor signed.
Chapter 416, 2005 Laws.

SB 5170 by Senators Carrell, Rasmussen, Rockefeller, and Shin
Regulating conduct of law enforcement officers.
Requires the Washington state patrol to adopt personnel policies that ensure that patrol officers do not improperly use their position or authority as patrol officers in dealing with personal matters, legal or otherwise, or in dealing with other persons with whom they have a personal matter.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Judiciary.

SB 5171 by Senators Carrell, Rockefeller, Rasmussen, Shin, Schoesler, Delvin, and McAuliffe
Enhancing school safety through information sharing between schools and juvenile justice and care agencies.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, when school personnel become aware of facts or allegations regarding misconduct on school grounds by a student, teacher, or other school employees and reasonably believe that such misconduct, if proven, would constitute a criminal offense, the school shall immediately release such information to the local law enforcement agency.

Declares that willful failure to comply with this provision may constitute an offense under chapter 9A.76 RCW.

Provides that school personnel participating in good faith in complying with this provision are immune from any liability arising out of the release of information.

SB 5171-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Carrell, Rockefeller, Rasmussen, Shin, Schoesler, Delvin, and McAuliffe)

(AS OF SENATE 2ND READING 3/04/05)

Declares that the purpose of this act is to ensure the health, safety, and general welfare of Washington's school children, teachers, and school staff. The purpose of this act is to give guidance to principals and vice-principals regarding their duty to report incidents to law enforcement officials when it is reasonable to suspect that a significant crime has occurred.

Declares an intent to ensure that agents of law enforcement, who are trained investigators, are alerted and called upon to report incidents to law enforcement officials when it is reasonable to suspect that a significant crime has occurred.

Provides that, when a principal or vice-principal of a school has reasonable cause to believe that a person has committed, on school grounds or at an event sponsored by the school, a drug offense or a crime against a person that causes severe injury, that school administrator shall report such incident, or cause a report to be made, to the proper law enforcement agency. The report may be made by telephone, in person, or on paper.

Provides that a principal or vice-principal who violates this act in flagrant disregard or clear abandonment of generally recognized professional standards or who endangers the educational welfare or personal safety of students, teachers, or other colleagues within the educational setting may be subject to orders by the superintendent of public instruction, up to and including reprimand, suspension, or revocation of certification.

Provides that a principal or vice-principal who willfully hinders, delays, or obstructs any law enforcement officer in the discharge of his or her official duties or by knowing or having reason to know of a crime or a violation of law, fails to report or causes to be reported pursuant to this act may be guilty of obstructing a law enforcement officer under RCW 9A.76.020.

Declares that a principal or vice-principal who, with intent to prevent, hinder, or delay the apprehension or prosecution of another person who he or she knows has committed a crime or juvenile offense, knowingly fails to report an offense that must be reported pursuant to this act may be guilty of rendering criminal assistance under RCW 9A.76.070, 9A.76.080, and 9A.76.090.

Declares that a principal or vice-principal who, in good faith and without gross negligence, cooperates in an investigation arising as a result of a report made pursuant to this act shall not be subject to civil liability arising out of his or her cooperation.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Human Services & Corrections.
Jan 25 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 16 HSC - Majority; 1st substitute bill be substituted, do pass.
Feb 22 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 4 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 47; nays, 1; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 8 First reading, referred to Juvenile Justice & Family Law.
Mar 18 Public hearing in committee.
Mar 25 Executive session in committee.
JJFL - Executive action taken by committee.
JJFL - Majority; do pass with amendment(s).
Mar 29 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Made eligible to be placed on third reading.
Feb 9 Placed on third reading by Rules Committee.
Mar 8 Referred to Rules.

SB 5172 by Senators Johnson, Kline, Esser, and Weinstein
Enacting the revised Uniform Arbitration Act.

SEE ALSO PROPOSED 1ST SUB

Enacts the revised Uniform Arbitration Act.

SB 5172-S by Senate Committee on Judiciary (originally sponsored by Senators Johnson, Kline, Esser, and Weinstein)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Enacts the revised Uniform Arbitration Act.

-- 2005 REGULAR SESSION --
Jan 11 Public hearing in committee.
Jan 17 First reading, referred to Judiciary.
Feb 22 Executive session in committee.
Feb 25 JUD - Majority; 1st substitute bill be substituted, do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senates Rules "X" file.

SB 5173 by Senators Johnson, Weinstein, Esser, and Kline
Enacting the Uniform Mediation Act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Enacts the Uniform Mediation Act.
Repeals RCW 5.60.070 and 5.60.072.
SB 5173-S by Senate Committee on Judiciary (originally sponsored by Senators Johnson, Weinstein, Esser, and Kline)

(DIGEST AS ENACTED)

Enacts the Uniform Mediation Act.

-- 2005 REGULAR SESSION --

Jan 11 Public hearing in committee.
Jan 17 First reading, referred to Judiciary.
Feb 3 Executive session in committee.
Feb 4 JUD - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass 1st substitute.
Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Feb 15 Placed on second reading by Rules Committee.
Mar 2 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 1; absent, 0; excused, 1.
-- IN THE HOUSE --

Mar 4 First reading, referred to Judiciary.
Mar 18 Public hearing in committee.
Mar 31 Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority: do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.
-- IN THE SENATE --

Apr 7 President signed.
-- IN THE HOUSE --

Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.
Apr 22 Governor signed.
Chapter 172, 2005 Laws.
Effective date 1/1/2006.

SB 5174 by Senators Shin, Schmidt, Kohl-Welles, Rasmussen, Kline, Keiser, Roach, Doumit, Regala, Berkey, Pfleg, McAuliffe, Franklin, and Eide

Providing a source of funding for customized work force training.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to create a new program to fund work force training through the sale of bonds. The bonds themselves will be paid by the earmarking of the state business and occupation tax and public utility tax that is imposed on participating employers.

Creates the Washington customized employment training program to allow employers locating or expanding in the state to receive training assistance to provide training for employees.

SB 5174-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Schmidt, Kohl-Welles, Rasmussen, Kline, Keiser, Roach, Doumit, Regala, Berkey, Pfleg, McAuliffe, Franklin, and Eide)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

 Declares an intent to create a new program to fund work force training through the sale of bonds. The bonds themselves will be paid by the earmarking of the state business and occupation tax and public utility tax that is imposed on participating employers.

Creates the Washington customized employment training program to allow employers locating or expanding in the state to receive training assistance to provide training for employees.

SB 5175 by Senators Shin, Schmidt, Kohl-Welles, Rasmussen, Rockefeller, Eide, Kline, Roach, Berkey, Doumit, and McAuliffe

Declaring that international companies investing in Washington are eligible for tax incentives.

(DIGEST AS ENACTED)

Finds that many international companies with an interest in operating in Washington are not aware of the various tax incentives that are available.

Declares an intent to ensure that these international companies understand that they are eligible for these business and occupation tax and sales and use tax deferrals when investing in Washington. It is the further intent of the legislature that the department of community, trade, and economic development and associate development organizations make clear to international companies that they are eligible for the state's various tax incentives.

Declares that an international company investing in Washington is included within the definition of person in RCW 82.04.030 and is eligible for excise tax incentives provided in Title 82 RCW in the same manner as any domestic company.

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to International Trade & Economic Development.
Jan 27 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 4 ITED - Majority: 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.
Feb 23 Public hearing in committee.

SB 5176 by Senators Shin, Doumit, Rasmussen, Eide, Roach, and Berkey

Regarding department of community, trade, and economic development programs.
Revises provisions regarding department of community, trade, and economic development programs.

**SB 5176-S**
by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Doumit, Rasmussen, Eide, Roach, and Berkey)

(DIGEST AS ENACTED)
Revises provisions regarding department of community, trade, and economic development programs. Provides for consolidation of department of community, trade, and economic development statutory obligations and repeals obsolete statutes.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to International Trade & Economic Development.
Jan 25 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 4 ITED - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0;
absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 10 First reading, referred to Economic Development, Agriculture & Trade.
Mar 23 Public hearing in committee.
Apr 1 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0;
absent, 0; excused, 3.
-- IN THE SENATE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 18 Delivered to Governor.
Apr 22 Governor signed.
Chapter 136, 2005 Laws.
Effective date 7/1/2005.

**SB 5177**
by Senators Swecker, Jacobsen, Haugen, and Oke
Modifying transportation benefit district provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises transportation benefit district provisions.

**SB 5177-S**
by Senate Committee on Transportation (originally sponsored by Senators Swecker, Jacobsen, Haugen, and Oke)

(DIGEST AS ENACTED)
Revises transportation benefit district provisions.

VETO MESSAGE ON SB 5177-S
May 9, 2005
To the Honorable President and Members,
The Senate of the State of Washington
Ladies and Gentlemen:

I am returning, without my approval as to Section 23, Substitute Senate Bill No. 5177 entitled:

Section 23 of Substitute Senate Bill No. 5177 transfers the authority for approving construction of toll roads from the Department of Transportation (Department) to the Transportation Commission (Commission). Now that the Commission no longer possesses oversight authority, and the Department is now a cabinet level agency, it is inappropriate for the Commission to be approving construction of transportation facilities.

For these reasons, I have vetoed Section 23 of Substitute Senate Bill No. 5177.

With the exception of Section 23, Substitute Senate Bill No. 5177 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.
Feb 9 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 14 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 6;
absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10 First reading, referred to Transportation.
Mar 28 Public hearing in committee.
Apr 4 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority; do not pass.
Passed to Rules Committee for second reading.
Apr 18 Placed on second reading.
Apr 22 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 85; nays, 13;
absent, 0; excused, 0.
-- IN THE SENATE --
Apr 23 Senate concurred in House amendments.
Passed final passage; yeas, 33; nays, 15;
absent, 1; excused, 0.
President signed.
-- IN THE HOUSE --
Apr 24 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 9 Governor partially vetoed.
Chapter 336, 2005 Laws PV.
Effective date 8/1/2005.

**SB 5178**
by Senators Kastama, Keiser, Benson, and Brandland
Issuing a moratorium on licensing specialty hospitals.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that, from January 1, 2005, until July 1, 2006, no specialty hospital in which a physician, or an immediate family member of a physician, has an ownership or investment interest shall be granted a license under this act.
SB 5178-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kastama, Keiser, Benson, and Brandland)

(DIGEST AS ENACTED)

Finds that the federal government has established an eighteen-month moratorium on the exemption under 42 U.S.C. 1395nn that allows physicians to refer patients to physician-owned specialty hospitals. The moratorium effectively prevents the establishment of any new physician-owned specialty hospitals reimbursed under Medicare and other federal health programs until the Medicare payment advisory commission and the secretary of health and human services each conduct a study to assess physician-owned specialty hospitals.

Finds that any new physician-owned specialty hospital will compete with hospitals already licensed to provide services, and that such competition, in turn, will impact the establishment of any new physician-owned specialty hospitals in Washington.

Provides that, from January 1, 2005, until July 1, 2006, no specialty hospital in which a physician, or an immediate family member of a physician, has an ownership or investment interest shall be granted a license under chapter 70.41 RCW.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Health & Long-Term Care.
Jan 26 Public hearing in committee.
Feb 9 Executive session in committee.
Feb 10 HEA - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 11 Passed on second reading by Rules Committee.
Mar 14 1st substitute bill substituted.
Rules suspended. Passed on Third Reading. Third reading, passed; yea, 44; nays, 3; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 15 First reading, referred to Health Care.
Mar 24 Public hearing in committee.
Mar 29 Executive session in committee. HC - Executive action taken by committee.
Mar 31 Passed on second reading by Rules Committee.
Apr 5 Committee recommendations adopted. Passed on third reading. Third reading, passed; yea, 91; nays, 1; absent, 0; excused, 6.
-- IN THE SENATE --
Apr 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.

SB 5179  by Senators Morton, Jacobsen, Sheldon, and Stevens

Studying forest health issues.

(DIGEST AS ENACTED)

Provides that the work group is required to hold a minimum of five meetings, at diverse locations throughout the state, to gather public input regarding the group's proposed legislation. Expires June 30, 2007.

Provides that if specific funding for the purposes of this act, referencing this act by bill or chapter number, is not provided by June 30, 2006, in the omnibus appropriations act, this act is null and void.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Natural Resources, Ecology & Parks.
Jan 30 Public hearing in committee.
Feb 14 Passed to Rules Committee for second reading.
Feb 21 Rules suspended. Passed on Third Reading. Third reading, passed; yea, 47; nays, 0; absent, 2; excused, 0.
-- IN THE HOUSE --
Mar 4 First reading, referred to Natural Resources, Ecology & Parks.
Mar 17 Public hearing in committee.
Mar 31 Executive session in committee. NREP - Executive action taken by committee. NREP - Majority; do pass with amendment(s). Minority; do not pass.
Apr 1 Referred to Appropriations.
Apr 2 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Made eligible to be placed on third reading.
Feb 2 Passed on third reading by Rules Committee.
Feb 8 Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Passed on Third Reading. Third reading, passed; yea, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 10 First reading, referred to Natural Resources, Ecology & Parks.
Feb 16 Public hearing and executive action taken in committee. NREP - Executive action taken by committee.
Feb 17 NREP - Majority; do pass.
Feb 20 Public hearing in committee. Referred to Appropriations.
Feb 23 Executive session in committee. APP - Executive action taken by committee. APP - Majority; do pass with amendment(s).
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Passed on second reading by Rules Committee.
Mar 1 Committee amendment adopted with no other amendments. Rules suspended. Passed on Third Reading. Third reading, passed; yea, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 7 Senate concurred in House amendments.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
SB 5180  
by Senators Kastama, Roach, Sheldon, and Shin

Authorizing the economic development finance authority to continue issuing bonds.

(DIGEST AS ENACTED)

Authorizes the economic development finance authority to continue issuing bonds.

Provides that the authority shall not exceed one billion dollars in total outstanding debt at any time. The previous limit was seven hundred fifty million dollars.

-- 2005 REGULAR SESSION --

Jan 17  First reading, referred to Government Operations & Elections.
Jan 18  Public hearing and executive action taken in committee.
        GO - Majority; without recommendation.
        And refer to International Trade & Economic Development.
        Referred to International Trade & Economic Development.
Jan 27  Executive session in committee.
Jan 28  ITED - Majority; do pass.
Jan 31  Passed to Rules Committee for second reading.
Feb  2  Placed on second reading by Rules Committee.
Feb 23  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 45; nays, 0; absent, 1;-excused, 3.
        -- IN THE HOUSE --
Feb 24  First reading, referred to Economic Development, Agriculture & Trade.
Mar 18  Public hearing in committee.
Mar 25  Executive session in committee.
        EDAT - Executive action taken by committee.
        EDAT - Majority; do pass.
Mar 29  Referred to Capital Budget.
Mar 31  Public hearing and executive action taken in committee.
        CB - Executive action taken by committee.
        CB - Majority; do pass.
Apr  1  Passed to Rules Committee for second reading.
Apr  4  Placed on second reading by Rules Committee.
Apr  5  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 90; nays, 4; absent, 0; excused, 4.
        -- IN THE SENATE --
Apr  7  President signed.
        -- IN THE HOUSE --
Apr 11  Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
Apr 18  Delivered to Governor.
Apr 22  Governor signed.
        Chapter 173, 2005 Laws.
        Effective date 7/24/2005.

SB 5182  
by Senators Franklin and Sheldon

Requiring disclosures for single burial use of multiple interment space.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that any cemetery authority offering single burial use of multiple interment space, or any interment whereby a single burial use is offered in a burial plot where multiple internments will be made, must include the following, or a substantially similar disclosure printed on the interment contract in regular sized font before the signature lines:

Single burial use of a multiple interment space means that more than one casket may be buried in layers in the same burial plot.

SB 5182-S  
by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Franklin and Sheldon)

Requiring disclosures for single burial use of multiple interment space.

(DIGEST AS ENACTED)

Declares that "multiple interment" means two or more human remains are buried in the ground, in outer burial enclosures or chambers, placed one on top of another, with a ground level surface the same size as a single grave or right of interment.

Requires every cemetery to disclose to the person making cemetery arrangements a written statement, contract, or other document that indicates all the items of property, merchandise, and service that the customer is purchasing, and the price of those items.

Requires any cemetery offering single burial use of multiple interment space to disclose on the interment statement, contract, or other document, the definition of multiple interment.

-- 2005 REGULAR SESSION --

Jan 17  First reading, referred to Transportation.
Feb  7  Public hearing in committee.
Feb  9  Executive session in committee.
Feb 10  TRAN - Majority; do pass.
        Passed to Rules Committee for second reading.
Feb 22  Made eligible to be placed on second reading.
Mar  1  Placed on second reading by Rules Committee.
Mar  9  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 45; nays, 2;
        absent, 0; excused, 2.
        -- IN THE HOUSE --
Mar 10  First reading, referred to Transportation.
Mar 23  Public hearing and executive action taken in committee.
        TR - Executive action taken by committee.
        TR - Majority; do pass.
Mar 28  Passed to Rules Committee for second reading.
Apr  4  Placed on second reading by Rules Committee.
Apr  5  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 90; nays, 4;
        absent, 0; excused, 4.
        -- IN THE SENATE --
Apr  7  President signed.
        -- IN THE HOUSE --
Apr 11  Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
Apr 18  Delivered to Governor.
Apr 22  Governor signed.
        Chapter 173, 2005 Laws.
        Effective date 7/24/2005.

SB 5181  
by Senators Rasmussen, Esser, Kastama, and Benson

Ensuring proper ownership to vehicle parts used in reconstruction.

(DIGEST AS ENACTED)

Provides that original invoices for used parts must be from a vehicle wrecker licensed under chapter 46.80 RCW or a comparable business in the jurisdiction outside Washington state where the major component part was purchased.

Provides that, if the parts or components were purchased from a private individual, the private individual must have title to the vehicle the parts were taken from, except as provided by RCW 46.04.3815, and the bill of sale for the parts must be notarized.

-- 2005 REGULAR SESSION --
Provides tax relief to promote affordable housing.

(SEE ALSO PROPOSED 2ND SUBSTITUTE)

Provides tax relief to promote affordable housing.

(SEE ALSO PROPOSED 2ND SUBSTITUTE)

Provides tax relief to promote affordable housing.

(SEE ALSO PROPOSED 2ND SUBSTITUTE)

Provides tax relief to promote affordable housing.

Provides tax relief to promote affordable housing.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)

Fin
and towns responsible for providing law enforcement services to those state facilities. Residents, patients, and staff are part of the communities in which these facilities are located.

Endeavors to establish a process whereby cities and towns can enter into law enforcement contracts with the department of social and health services to partially defray the jurisdiction’s law enforcement costs associated with providing these services.

**SB 5184-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Franklin, Carrell, Brandland, Regala, and Rasmussen)

Authorizing reimbursement for law enforcement service costs related to state hospitals.

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Finds that state hospitals provide benefits to local communities but also impose a financial burden on the cities and towns responsible for providing law enforcement services to those state hospitals.

Declares an intent to establish a process whereby cities and towns can enter into law enforcement contracts with the department of social and health services to partially defray the jurisdiction’s law enforcement costs associated with providing these services.

Provides that, when a state hospital is located within the corporate limits of a city or town that has recurring law enforcement costs associated with responding to actions of residents of the state hospital, at the request of the city or town the department shall contract with the city or town to pay an equitable share for law enforcement services.

States that the department may not agree to reimburse the city or town for more than one-half of the cost for law enforcement services provided by the city or town, as determined in the contract. Reimbursement shall be limited to funds available.

--- 2005 REGULAR SESSION ---

Jan 17 First reading, referred to Human Services & Corrections.

Feb 15 Public hearing in committee.

Feb 24 Executive session in committee.

Feb 28 HSC - Majority: 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Referred to Ways & Means.

--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.

Feb 24 Senate Rules "X" file.

**SB 5186** by Senators Franklin, Kohl-Welles, Keiser, Rockefeller, Doumit, Kline, Regala, McAuliffe, Poulsen, Fraser, and Jacobsen

Increasing the physical activity of the citizens of Washington state.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Declares an intent to promote policy and planning efforts that increase access to inexpensive or free opportunities for regular exercise in all communities around the state.

Provides that, when reviewing competing requests from counties, cities, or towns planning under RCW 36.70A.040, a state agency considering awarding grants or loans for public facilities shall also accord additional preference to those counties, cities, or towns that have: (1) Developed model policies to increase access to public facilities for physical activity; (2) Utilized urban planning approaches that promote physical activity; (3) Incorporated transportation policy and infrastructure changes to promote nonmotorized transit; and (4) Enhanced safety and perceived safety to improve community access to walking and biking.

**SB 5186-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Kohl-Welles, Keiser, Rockefeller, Doumit, Kline, Regala, McAuliffe, Poulsen, Fraser, and Jacobsen)

**(DIGEST AS ENACTED)**

Finds that regular physical activity is essential to maintaining good health and reducing the rates of chronic disease.

Finds that providing opportunities for walking, biking, horseback riding, and other regular forms of exercise is best accomplished through collaboration between the private sector and local, state, and institutional policymakers. This collaboration can build communities where people find it easy and safe to be physically active.

Declares an intent to promote policy and planning efforts that increase access to inexpensive or free opportunities for regular exercise in all communities around the state.

Authorizes the health care authority, in coordination with the department of personnel, the department of health, health plans participating in public employees’ benefits board programs, and the University of Washington’s center for health promotion, to create a worksite health promotion program to develop and implement initiatives designed to increase physical activity and promote improved self-care and engagement in health care decision-making among state employees.

Requires the health care authority to report to the governor and the legislature by December 1, 2006, on progress in implementing, and evaluating the results of, the worksite health promotion program.

--- 2005 REGULAR SESSION ---

Jan 17 First reading, referred to Health & Long-Term Care.

Jan 24 Public hearing in committee.

Feb 28 Executive session in committee.

Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Minority; without recommendation.

Passed to Rules Committee for second reading.

Mar 7 Made eligible to be placed on second reading.

Mar 9 Placed on second reading by Rules Committee.

Mar 11 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

--- IN THE HOUSE ---

Mar 15 First reading, referred to Health Care.
Creating the children's environmental health and protection advisory council.

Thibaudeau, Kohl-Welles, Keiser, Kline, Rasmussen, Fairley, Rasmussen, McAuliffe, Fraser, Prentice, Jacobsen, Poulsen, and Kohl-Welles

Reducing childhood lead exposure.

Directs the department of health to implement a public health education program aimed at reducing childhood exposure to lead in residential settings. The program will continue the current efforts of the department to identify areas around the state where lead exposure poses a threat to children and families, and will provide information, education, and training to areas of concern.

Requires the program to especially focus on older housing stock, and the residential hazards of lead-based paint.

Directs the department to seek federal funding for the lead hazards education project and to operate it using these funds. The department is not required to implement the public health lead hazard education project if federal funds are not obtained for this purpose in the biennium ending July 1, 2007.

SB 5187 by Senators Franklin, Thibaudeau, Rockefeller, Keiser, Kline, and Jacobsen

Modifying guardianship bonding requirements.

Provides that funds held in any fiduciary account including, but not limited to, an account created under chapter 11.114 RCW or its equivalent, or a special needs or other trust approved by the court as provided in RCW 11.92.140, that is created by or under the control of a guardian, shall be bonded as provided in RCW 11.92.140, that is created by or under the control of a guardian, shall be bonded as provided in RCW 11.88.100, unless the funds are held subject to order of the court.

SB 5188 by Senators Franklin, Thibaudeau, Kohl-Welles, Keiser, Kline, Rasmussen, Fairley, Jacobsen, and McAuliffe

Creating the children's environmental health and protection advisory council.

(SEE ALSO PROPOSED 1ST SUB)

Establishes the children's environmental health and protection advisory council.

SB 5188-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Thibaudeau, Kohl-Welles, Keiser, Kline, Rasmussen, Fairley, Jacobsen, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes the children's environmental health and protection advisory council.

SB 5189 by Senators Fraser, Schoesler, Rasmussen, and Swecker

Concerning adulterated commercial feed.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 15.53.902 and 15.53.904 relating to adulteration of commercial feed.

Provides that any person convicted of intentionally violating RCW 15.53.902(4) or the rules issued thereunder is guilty of a gross misdemeanor as provided in RCW 9A.20.021.

SB 5190-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Fraser, Schoesler, Rasmussen, and Swecker)

(DIGEST AS ENACTED)

Amends RCW 15.53.902 and 15.53.904 relating to adulteration of commercial feed.

Declares that it is unlawful for any person to distribute an adulterated feed. A commercial feed is deemed to be adulterated if it is ruminant feed and is, bears, or contains any animal protein prohibited in ruminant feed that is unsafe within the meaning of federal regulations promulgated under section 409 of the federal food, drug, and cosmetic act (21 U.S.C. Sec. 348). Provides that any person convicted of intentionally violating RCW 15.53.902(4) or the rules issued thereunder is guilty of a gross misdemeanor as provided in RCW 9A.20.021.

SB 5189 by Senators Franklin, Thibaudeau, Keiser, Regala, Doumit, Rockefeller, Brown, Kline, Fairley, Rasmussen, McAuliffe, Fraser, Prentice, Jacobsen, Poulsen, and Kohl-Welles

Reducing childhood lead exposure.

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SB 5191 by Senators Weinstein, Esser, McAuliffe, Swecker, Eide, Poulsen, Brown, Kastama, Schmidt, Spanel, Berkey, Rockefeller, Rasmussen, Jacobsen, Kline, and Kohl-Welles

Providing for a comprehensive K-12 education finance study.

Requires the comprehensive study to address the following:
(1) The constitutional and legal requirements underlying the current finance system and how those requirements are affected by the goal under education reform to provide all students with the opportunity to achieve the state standards;
(2) The strengths and weaknesses of the current state and local finance formulas and how those formulas are used by local school districts to meet state requirements and student learning goals;
(3) Potential changes to the current finance system including the methods of allocating funds and the levels of funding and how student achievement is affected;
(4) Reviewing the funding systems in at least five other states.

Requires the study to be completed by December 10, 2005. The results shall be reported to the governor, the legislature, and the superintendent of public instruction.

SB 5192 by Senators Delvin, Fraser, and Regala; by request of Select Committee on Pension Policy

Companion Bill: 1328

Establishing the composition and jurisdiction of city and county disability boards.

Establishes the composition and jurisdiction of city and county disability boards.

SB 5193 by Senators Pflug, Regala, Parlette, and Fraser; by request of Select Committee on Pension Policy

Companion Bill: 1323

Changing the membership of the executive committee of the select committee on pension policy.

Revises the membership of the executive committee of the select committee on pension policy.

SB 5194 by Senators Franklin, Benton, and Keiser; by request of Insurance Commissioner

Companion Bill: 1196

Including the longshore and harbor workers' compensation account within the Washington insurance guaranty association.

DIGEST AS PASSED LEGISLATURE

Includes the longshore and harbor workers' compensation account within the Washington insurance guaranty association.

VETO MESSAGE ON SB 5194

April 22, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Engrossed Senate Bill No. 5194 entitled:

The House of Representatives forwarded an identical companion bill, Substitute House Bill 1196, to the Governor's Office on April 14, 2005. I signed that bill into law on April 20, 2005. Engrossed Senate Bill 5194, therefore, must be vetoed.

For these reasons, I have vetoed Engrossed Senate Bill No. 5194 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Ways & Means.
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 3 WM - Majority; do pass.
Mar 8 Floor amendment(s) adopted.
Mar 10 Made eligible to be placed on second reading.
Apr 1 Referred to Rules.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 6 President signed.

-- IN THE SENATE --

Apr 13 Governor signed.

Chapter 40, 2005 Laws.

Effective date 7/24/2005.

-- IN THE HOUSE --

Jan 17 First reading, referred to Ways & Means.
Feb 1 LCRD - Majority; do pass.
Feb 15 Placed on second reading by Rules Committee.
Feb 16 Senate Rules "X" file.

Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 EKHE - Majority; do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5193 by Senators Pflug, Regala, Parlette, and Fraser; by request of Select Committee on Pension Policy

Companion Bill: 1323

Changing the membership of the executive committee of the select committee on pension policy.

Revises the membership of the executive committee of the select committee on pension policy.

SB 5194 by Senators Franklin, Benton, and Keiser; by request of Insurance Commissioner

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DIGEST AS PASSED LEGISLATURE

Includes the longshore and harbor workers' compensation account within the Washington insurance guaranty association.

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For these reasons, I have vetoed Engrossed Senate Bill No. 5194 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --

Jan 17 First reading, referred to Labor, Commerce, Research & Development.
Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 LCRD - Majority; do pass.
Feb 8 Made eligible to be placed on second reading.
Feb 15 Placed on second reading by Rules Committee.
Mar 8 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 10 First reading, referred to Financial Institutions & Insurance.
Mar 22 Public hearing and executive action taken in committee.

SB 5195 by Senators Fairley, Benton, Keiser, Benson, and Berkey; by request of Insurance Commissioner
Companion Bill: 1032
Adopting the interstate insurance product regulation compact.
Adopts the interstate insurance product regulation compact.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 19 Public hearing and executive action taken in committee.
Jan 20 FHC - Majority; do pass.
Jan 21 Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5196 by Senators Fairley, Benton, Keiser, Benson, Franklin, and Berkey; by request of Insurance Commissioner
Companion Bill: 1033
Regulating insurable interests and employer-owned life insurance.

(DIGEST AS ENACTED)
Provides for the regulation of insurable interests and employer-owned life insurance.
Finds that there is a long-standing principle that corporations have an insurable interest in the lives of key personnel. Nationally, some corporations have begun to insure the lives of employees that have an insurable interest in the lives of key personnel.
Requires the insurance commissioner to report to the legislature on or before December 31, 2006, on steps taken to implement this act and whether the protections afforded in this act are adequate to protect consumers.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 19 Public hearing and executive action taken in committee.
Jan 20 FHC - Majority; do pass.
Jan 21 Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 23 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3; -- IN THE HOUSE --
Feb 24 First reading, referred to Financial Institutions & Insurance.

SB 5197 by Senators Fairley, Benton, Keiser, Franklin, and Berkey; by request of Insurance Commissioner
Companion Bill: 1034
Conducting the administrative supervision of financially distressed insurers.
Provides that an insurer may be subject to administrative supervision by the commissioner if upon examination or at any other time it appears in the commissioner's discretion that: (1) The insurer's condition renders the continuance of its business hazardous to the public or to its insureds;
(2) The insurer has or appears to have exceeded its powers granted under its certificate of authority and applicable law;
(3) The insurer has failed to comply with the applicable provisions of Title 48 RCW;
(4) The business of the insurer is being conducted fraudulently; or
(5) The insurer gives its consent.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 25 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 28 FHC - Majority; do pass.
Jan 31 Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5198 by Senators Keiser, Brandland, and Berkey; by request of Insurance Commissioner
Companion Bill: 1497
Implementing changes to medicare supplement insurance requirements as mandated by the medicare modernization act of 2003 and other federal requirements.

(DIGEST AS ENACTED)
Implements changes to medicare supplement insurance requirements as mandated by the medicare modernization act of 2003 and other federal requirements.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Health & Long-Term Care.
Feb 2 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 8 HEA - Majority; do pass.
Mar 1 Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 17 Public hearing in committee.
Mar 24 Executive session in committee.
Apr 14 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2; -- IN THE SENATE --
Apr 18 Senate concurred in House amendments. Passed final passage; yeas, 37; nays, 0; absent, 1; excused, 11.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 9 Governor signed.
Chapter 337, 2005 Laws.
Effective date 7/24/2005.
 haul industrial corridors, set permitted weight limits within
determine the suitability of state highway segments to be heavy
analyze vehicle size and weight impacts on the infrastructure and
over relatively short distances.
by allowing for permitted moves in excess of legal weight limits
economy and efficiency of moving sealed ocean-going containers
established parameters, and manage multijurisdictional
Harmonizing vehicle size limits with federal rules.
Companion Bill: 1180
SB 5199 by Senators Poulsen, Swecker, and Haugen; by request of Department of Transportation
Harmonizing vehicle size limits with federal rules.
Harmonizes vehicle size limits with federal rules.
-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Transportation.
Mar 2 Public hearing in committee.
Mar 7 TRAN - Majority; do pass.
Mar 22 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.
Apr 5 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 94; nays, 0;
April 5 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.
Chapter 41, 2005 Laws.
Effective date 7/24/2005.
SB 5200 by Senators Kastama, Swecker, Haugen, Franklin, Regala, Oke, and Shin; by request of Department of Transportation
Facilitating sealed ocean-going container movement.
(SEE ALSO PROPOSED 1ST SUB)
Finds that the creation of a heavy haul industrial corridor within port district property would dramatically improve the economy and efficiency of moving sealed ocean-going containers by allowing for permitted moves in excess of legal weight limits over relatively short distances.
Finds that the department of transportation has the expertise to analyze vehicle size and weight impacts on the infrastructure and determine the suitability of state highway segments to be heavy haul industrial corridors, set permitted weight limits within established parameters, and manage multijurisdictional agreements for maintenance and repair of the identified corridors.
Declares that the purpose of a heavy haul industrial corridor is to accommodate the movement of overweight sealed ocean-going containers over relatively short distances to complete transfer between ocean marine terminals and railheads.
SB 5200-S by Senate Committee on Transportation (originally sponsored by Senators Kastama, Swecker, Haugen, Franklin, Regala, Oke, and Shin; by request of Department of Transportation)
Creating heavy haul industrial corridors within a port district's property.
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Authorizes the department of transportation, with respect to state highways maintained within port district property, to, at the request of a port commission, make and enter into agreements with port districts and adjacent jurisdictions or agencies of the districts, for the purpose of identifying, managing, and maintaining short heavy haul industrial corridors within port district property for the movement of overweight sealed containers used in international trade.
Authorizes the department to issue special permits to vehicles operating in the heavy haul industrial corridor to carry weight in excess of weight limits established in RCW 46.44.041. However, the excess weight on a single axle, tandem axle, or any axle group must not exceed that allowed by RCW 46.44.091 (1) and (2), weight per tire must not exceed six hundred pounds per width of tire, and gross vehicle weight must not exceed one hundred five thousand five hundred pounds.
Requires the entity operating or hiring vehicles moving overweight sealed containers used in international trade to pay a fee for each special permit of one thousand dollars per month or one thousand dollars annually, beginning from the date of issue, for all movements under the special permit made on state highways within the heavy haul industrial corridor. Under no circumstances are the for hire carriers or rail customers responsible for the purchase or cost of the permits. All funds collected, except the amount retained by authorized agents of the department under RCW 46.44.096, must be forwarded to the state treasurer and deposited in the motor vehicle fund.
-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Transportation.
Feb 24 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 TRAN - Majority; 1st substitute bill be substituted, do pass.
Mar 10 Tran Districts, for the purpose of identifying, managing, and maintaining short heavy haul industrial corridors within port district property for the movement of overweight sealed containers, used in international trade.
SB 5201 by Senators Haugen, Kastama, Swecker, Johnson, Benton, Weinstein, and Shin; by request of Department of Transportation
Companion Bill: 1179
Authorizing a pilot project for high-occupancy toll lanes.
(SEE ALSO PROPOSED 1ST SUB)
Recognizes that the Puget Sound region is faced with growing traffic congestion and has limited ability to expand freeway capacity due to financial, environmental, and physical constraints. Freeway high-occupancy vehicle lanes have been an effective means of providing transit, vanpools, and carpools with a fast trip on congested freeway corridors, but in many cases, these lanes are themselves getting crowded during the peak commute times, while some are being underused at off-peak times.
Declares an intent to maximize the effectiveness and efficiency of the freeway system. To evaluate methods to accomplish this, it is beneficial to evaluate alternative approaches to managing the use of freeway high-occupancy vehicle lanes, including pilot projects to determine and demonstrate the effectiveness and benefits of implementing high-occupancy toll lanes.
Declares an intent of this act is to direct that the department of transportation, as a pilot project, develop and operate a high-occupancy toll lane on state route 167 in King county and to conduct an evaluation of that project to determine impacts on freeway efficiency, effectiveness for transit, feasibility of financing improvements through tolls, and the impacts on freeway users.
SB 5201-S by Senate Committee on Transportation (originally sponsored by Senators Haugen,
Kastama, Swecker, Johnson, Benton, Weinstein, and Shin; by request of Department of Transportation)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that the Puget Sound region is faced with growing traffic congestion and has limited ability to expand freeway capacity due to financial, environmental, and physical constraints. Freeway high-occupancy vehicle lanes have been an effective means of providing transit, vanpools, and carpools with a fast trip on congested freeway corridors, but in many cases, these lanes are themselves getting crowded during the peak commute times, while some are being underused at off-peak times.

Declares an intent to maximize the effectiveness and efficiency of the freeway system. To evaluate methods to accomplish this, it is beneficial to evaluate alternative approaches to managing the use of freeway high-occupancy vehicle lanes, including pilot projects to determine and demonstrate the effectiveness and benefits of implementing high-occupancy toll lanes.

Declares an intent of this act is to direct that the department of transportation, as a pilot project, develop and operate a high-occupancy toll lane on state route 167 in King county and to conduct an evaluation of that project to determine impacts on freeway efficiency, effectiveness for transit, feasibility of financing improvements through tolls, and the impacts on freeway users.

(AS OF SENATE 2ND READING 3/09/05)

Requires the public employees' benefits board, under chapter 41.05 RCW, to study alternatives for the provision of a high deductible health plan and health savings accounts for employees that conform to section 223, Part VII of subchapter B of chapter 1 of the internal revenue code of 1986.

Requires the board to submit a report to the legislature by December 1, 2005, on options for implementation of a pilot program and a full scale offering. The board's report shall include estimates of the fiscal impact of each option.
water into Barnsley and Big Twin Lakes and the aquifer in continuity with the lakes.

Provides that before December 1, 2005, and December 1, 2006, the department of ecology shall provide reports to the appropriate legislative committees summarizing the progress of the pilot project. Before June 30, 2007, the department of ecology shall provide a report of hydrological findings to the appropriate legislative committees.

Provides that temporary water right permits issued for the Twin Lakes restoration pilot project terminate June 30, 2007, or upon the department of ecology's issuance or denial of a permanent water right for Twin Lakes restoration, whichever occurs first.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Water, Energy & Environment.

Feb 3 Public hearing in committee.

Feb 8 Executive session in committee.

Feb 10 WEE - Majority; do pass.

And refer to Ways & Means.

Referred to Ways & Means.

SB 5204 by Senators Brandland, Kastama, Sheldon, Rasmussen, Spanel, Hargrove, and Shin

Modifying the chattel lien process.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that any owner of property subject to a recorded claim of lien under chapter 60.08 RCW, or contractor, subcontractor, lender, or lien claimant who believes the claim of lien to be frivolous and made without reasonable cause, or clearly excessive may apply by motion to the superior court for the county where the property is located, for an order directing the lien claimant to appear before the court at a time no earlier than six nor later than fifteen days following the date of service of the application and order on the lien claimant, and show cause, if any he or she has, why the relief requested should not be granted.

Requires the motion to state the grounds upon which relief is asked, and shall be supported by the affidavit of the applicant or his or her attorney setting forth a concise statement of the facts upon which the motion is based.

SB 5204-S by Senate Committee on Judiciary (originally sponsored by Senators Brandland, Kastama, Sheldon, Rasmussen, Spanel, Hargrove, and Shin)

(DIGEST AS ENACTED)

Provides that any owner of property subject to a recorded claim of lien under chapter 60.08 RCW, or contractor, subcontractor, lender, or lien claimant who believes the claim of lien to be frivolous and made without reasonable cause, or clearly excessive may apply by motion to the superior court for the county where the property is located, for an order directing the lien claimant to appear before the court at a time no earlier than six nor later than fifteen days following the date of service of the application and order on the lien claimant, and show cause, if any he or she has, why the relief requested should not be granted.

Requires the motion to state the grounds upon which relief is asked, and shall be supported by the affidavit of the applicant or his or her attorney setting forth a concise statement of the facts upon which the motion is based.

Provides that the department of licensing, and the department's agents and subagents, shall not transfer title of a vehicle through the chattel lien process under chapter 60.08 RCW and chapter 60.10 RCW unless an affidavit of sale and the following documentation is submitted: (1) A certified copy of the lien filing that is filed with the county auditor; (2) A copy of the letter, sent by the lien claimant via first class mail, and certified or registered mail, including the return receipt, to the address of the current registered owner notifying the current registered owner of the lien filing; and (3) An affidavit of service by mail.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.

Feb 1 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 25 JUDI - Majority; 1st substitute bill be substituted, do pass.

Feb 28 Passed to Rules Committee for second reading.

Mar 1 Made eligible to be placed on second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yea, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 11 First reading, referred to Judiciary.

Mar 22 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 19 Made eligible to be placed on third reading.

Feb 2 Placed on third reading by Rules Committee.

Feb 7 Rules suspended.

Returned to second reading for amendment.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yea, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Feb 8 First reading, referred to Judiciary.

Feb 20 Public hearing and executive action taken in committee.

JUDI - Executive action taken by committee.

JUDI - Majority; do pass.

Feb 22 Passed to Rules Committee for second reading.

Feb 27 Placed on second reading suspension calendar.

Feb 28 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yea, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 7 Delivered to Governor.

Mar 28 Governor signed.

Chapter 283, 2006 Laws.

Effective date 10/1/2006.

SB 5205 by Senators Fraser and Hewitt; by request of State Treasurer

Companion Bill: 1182

Making payments under certain bond authorization acts.

Provides that, for all refunding bonds previously or hereafter issued by the state of Washington under chapter 39.53 RCW, the state treasurer shall transfer from the designated funds or accounts the amount necessary for the payment of principal of and interest on the refunding bonds to the applicable bond retirement account unless an earlier transfer date, as determined by the state finance committee, is necessary or appropriate to the financial framework of the refunding bonds.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Ways & Means.

Feb 23 Public hearing in committee.

Feb 24 Executive session in committee.
SB 5206  by Senators Doumit, Brandland, Fraser, and Pridemore

Companion Bill: 1184

Providing training for new county officers.

Provides that expenses incurred by a newly elected county officer before taking office that relate to a course of training and education pertaining to the administration and operations of county government, including the reasonable costs of housing, travel, and meals, may be paid from public funds appropriated for those purposes. All expenses not paid for by state funds may be paid from funds of the county where that official was elected or appointed.

-- 2005 REGULAR SESSION --
Jan 18  First reading, referred to Government Operations & Elections.

SB 5207  by Senators Doumit, Hargrove, and Sheldon

Limiting liability of ports providing pilots.

(SUBSTITUTED FOR - SEE 1ST SUB)
Amends RCW 88.16.115 and 88.16.118 to limit liability of ports providing pilots.

SB 5207-S  by Senate Committee on Transportation
(originally sponsored by Senators Doumit, Hargrove, and Sheldon)

(DIGEST AS ENACTED)
Amends RCW 88.16.115 and 88.16.118 to limit liability of ports providing pilots.

-- 2005 REGULAR SESSION --
Jan 18  First reading, referred to Transportation.
Feb 21  Public hearing in committee.
Feb 22  Executive session in committee.
Feb 25  TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 1  Made eligible to be placed on second reading.
Mar 9  Placed on second reading by Rules Committee.
Mar 11  1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 46; nays, 1; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 15  First reading, referred to Transportation.
Mar 22  Public hearing in committee.
Mar 23  Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Mar 28  Passed to Rules Committee for second reading.
Apr 4  Placed on second reading by Rules Committee.
Apr 5  Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 94; nays, 1; absent, 0; excused, 3.
-- IN THE SENATE --
Apr 7  President signed.
-- IN THE HOUSE --
Apr 11  Speaker signed.

SB 5208  by Senators Haugen, Delvin, Weinstein, Esser, Carrell, Keiser, McAuliffe, and Rasmussen

Companion Bill: 1188
Negotiating state patrol officer wages and wage-related matters.

(SEE ALSO PROPOSED 1ST SUB)
Amends RCW 41.56.473 and 41.56.475 relating to negotiating state patrol officer wages and wage-related matters.

SB 5208-S  by Senate Committee on Transportation
(originally sponsored by Senators Haugen, Delvin, Weinstein, Esser, Carrell, Keiser, McAuliffe, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Amends RCW 41.56.473 and 41.56.475 relating to negotiating state patrol officer wages and wage-related matters.

-- 2005 REGULAR SESSION --
Jan 18  First reading, referred to Transportation.
Feb 23  Public hearing in committee.
Mar 1  Executive session in committee.
Mar 2  TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 11  Placed on second reading by Rules Committee.
Apr 1  Referred to Rules.
Senate Rules "X" file.

SB 5209  by Senators Hargrove, McAuliffe, Rasmussen, and Oke

Companion Bill: 1186
Making the third violation of antiharassment protection order a class C felony.

Declares that a violation of a protection order issued under chapter 10.14 RCW is a class C felony if the offender has at least two previous convictions for violating the provisions of an order issued under this chapter. The previous convictions may involve the same victim or other victims specifically protected by the orders the offender violated.

-- 2005 REGULAR SESSION --
Jan 18  First reading, referred to Judiciary.
Feb 2  Public hearing in committee.

SB 5210  by Senators Doumit and Mulliken

Companion Bill: 1793
Allowing fire protection facilities to use impact fees.

Authorizes fire protection facilities to use impact fees.

-- 2005 REGULAR SESSION --
Jan 18  First reading, referred to Government Operations & Elections.

SB 5211  by Senators Keiser, Hewitt, Prentice, Mulliken, Sheldon, Finkbeiner, Shin, Franklin, Rockefeller, and Kohl-Welles

Companion Bill: 1142
Prohibiting pyramid promotional schemes.

Prohibits pyramid promotional schemes.
Repeals RCW 19.102.010 and 19.102.020.

-- 2005 REGULAR SESSION --
Jan 18  First reading, referred to Labor, Commerce, Research & Development.
Feb 10  Public hearing in committee.
Feb 14  Executive session in committee.
Feb 15  LCRD - Majority; do pass.

Chapter 123, 2005 Laws.

Effective date 7/24/2005.
Funding group life insurance.

**Amends RCW 48.24.020 and 48.24.030 relating to funding group life insurance.**

**-- 2005 REGULAR SESSION --**

Jan 18 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 25 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 FHC - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

Feb 8 Made eligible to be placed on second reading.

Apr 6 Senate Rules "X" file.

**SB 5213** by Senators Brandland, Hargrove, Esser, Regala, McAuliffe, Thibaudeau, Stevens, Kohl-Welles, and Shin

Companion Bill: 1190

Supporting the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.

**Supports the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.**

**SUBSTITUTED FOR - SEE 2ND SUB**

Supports the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.

**SB 5213-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Brandland, Hargrove, Esser, Regala, McAuliffe, Thibaudeau, Stevens, Kohl-Welles, and Shin)

**SUBSTITUTED FOR - SEE 2ND SUB**

Supports the long-term success of families with children by removing barriers to Temporary Assistance for Needy Families and the WorkFirst programs.

**SB 5214** by Senators Morton, Brandland, Hewitt, Benson, Carrell, and Muliken

Authorizing multiyear excess property tax levies for cemetery districts.

Declares that the limitations imposed by RCW 84.52.050 through 84.52.056, and 84.52.043 shall not prevent the levy of taxes by a cemetery district, when authorized so to do by the voters of a cemetery district in the manner and for the purposes and number of years allowable under Article VII, section 2(a) of the Constitution of this state.

Takes effect January 1, 2006, if the proposed amendment to Article VII, section 2 of the state Constitution authorizing multiyear excess property tax levies for cemetery districts is validly submitted to and approved by the voters at the next general election. If the proposed amendment is not approved, this act is void in its entirety.

**SB 5212** by Senators Fairley, Benson, and Keiser

Companion Bill: 1146

Funding group life insurance.

**SEE ALSO PROPOSED 1ST SUB**

Amends RCW 48.24.020 and 48.24.030 relating to funding group life insurance.

**SB 5212-S** by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Benson, and Keiser)

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Amends RCW 48.24.020 and 48.24.030 relating to funding group life insurance.

**2005 REGULAR SESSION --**

Jan 18 First reading, referred to Ways & Means.

Jan 24 Public hearing in committee.

Feb 14 Executive session in committee.

Feb 16 HSC - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means.

Mar 1 Public hearing in committee.

Mar 7 WM - Majority; 2nd substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

Mar 10 Made eligible to be placed on second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 14 2nd substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed: yeas, 46; nays, 2; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 15 First reading, referred to Children & Family Services.

Mar 24 Public hearing in committee.

Mar 28 Executive session in committee.

CPS - Executive action taken by committee.


Mar 30 Referred to Appropriations.

Mar 31 Public hearing in committee.

Apr 2 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 13 Placed on second reading.

Apr 15 Rules suspended. Placed on Third Reading. Third reading, passed: yeas, 77; nays, 17; absent, 0; excused, 4.

-- IN THE SENATE --

President signed.

-- IN THE HOUSE --

Apr 16 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.

Apr 22 Governor signed.

Chapter 174, 2005 Laws.

Effective date 9/1/2005.
SB 5215  by Senators Morton, Brandland, Hewitt, Benson, Carrell, Stevens, Mulliken, Fraser, Regala, Sheldon, Roach, and Rockefeller
Allowing the use of waters of the state to fight forest and range fires.

Provides that all waters of the state as defined in chapter 90.48 RCW may be used to fight forest fires, range fires, or fires of a similar nature. No agency of the state nor any local government may require prior approval for this use nor may any conditions be placed on such use of public waters.

Declares that this policy regarding unrestricted use of state waters shall be part of all levels of fire fighting training programs. All state and local governments shall inform persons involved with fire suppression of the ability to use any public waters for fire control.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Water, Energy & Environment.
Feb 3 Public hearing in committee.

SB 5216  by Senators Morton, Hewitt, Benson, Stevens, Mulliken, Sheldon, Roach, and Oke
Prohibiting the introduction of the gray wolf into Washington.

Provides that the commission shall protect gray wolves and develop management programs on publicly owned lands that will encourage the natural regeneration of gray wolves in areas with suitable habitat. Gray wolves may not be transplanted, augmented, or introduced into the state.

Provides that only gray wolves that are native to Washington state may be utilized by the department for management programs.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 3 Public hearing in committee.

SB 5217  by Senators Regala, Hewitt, Poulsen, Honeyford, Rockefeller, Kastama, Fraser, Morton, Benson, and Mulliken
Modifying membership of the solid waste advisory committee.

Adds nonprofit organizations collecting reusable materials to support charitable programs to the committee.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Water, Energy & Environment.

SB 5218  by Senators Regala, Hewitt, Eide, Zarelli, Kohl-Welles, Rasmussen, and Benton
Modifying the taxation of temporary staffing services.

Revises the taxation of temporary staffing services.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Ways & Means.

SB 5219  by Senators Kastama, Schmidt, Rockefeller, and Pridemore
Changing primary dates and associated election procedures.

(SEE ALSO PROPOSED 1ST SUB)
Changes primary dates and associated election procedures.

SB 5219-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Schmidt, Rockefeller, and Pridemore)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Changes primary dates and associated election procedures. Repeals RCW 29A.04.158, 29A.04.311, and 29A.24.211.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Government Operations & Elections.
Jan 27 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 22 GO - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass. Passed to Rules Committee for second reading.
Feb 25 Placed on second reading by Rules Committee.
Mar 4 1st substitute bill substituted. Held on second reading.
Mar 7 Floor amendment(s) adopted. Held on second reading.
Mar 11 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading failed; yeas, 22; nays, 26; absent, 0; excused, 1.

SB 5220  by Senators Kastama, Pridemore, Fraser, and Berkey; by request of Department of General Administration
Managing the motor pool within the department of general administration.

(SEE ALSO PROPOSED 1ST SUB)
Revises provisions relating to the motor pool within the department of general administration. Repeals RCW 43.19.605.

SB 5220-S  by Senate Committee on Ways & Means (originally sponsored by Senators Kastama, Pridemore, Fraser, and Berkey; by request of Department of General Administration)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises provisions relating to the motor pool within the department of general administration. Repeals RCW 43.19.605.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Government Operations & Elections.
Jan 25 Public hearing and executive action taken in committee.
Jan 26 GO - Majority; do pass. And refer to Ways & Means.
Jan 27 Referred to Ways & Means.
Feb 23 Public hearing in committee.
Feb 24 Executive session in committee.

SB 5221  by Senators Schmidt, Rasmussen, Brandland, Sheldon, Benson, Shin, Spanel, Kastama, Haugen, Schoesler, Fraser, Morton, Roach, Hewitt, Rockefeller, Franklin, McAuliffe, Kohl-Welles, Mulliken, Benton, and Oke
Companion Bill: 1261
Making the joint committee on veterans' and military affairs permanent.

(AS OF SENATE 2ND READING 3/08/05)
Makes the joint committee on veterans' and military affairs permanent.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Government Operations & Elections.
Jan 25 Public hearing and executive action taken in committee.
Jan 26 GO - Majority; do pass.
Jan 27 Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE --
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Made eligible to be placed on third reading.
Feb 2 Senate Rules "X" file.

SB 5222 by Senators Esser and Doumit
Changing provisions relating to the insanity defense.

(AS OF SENATE 2ND READING 3/16/05)
Provides that, if a defendant refuses to answer questions or to participate in good faith in an examination conducted in response to the defendant's assertion of an insanity defense, the court shall exclude from evidence at trial any testimony or evidence from any expert or professional person obtained or retained by the defendant.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Judiciary.
Feb 3 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 25 JUD - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5224 by Senators Esser and Doumit
Decriminalizing "fine-only" misdemeanors.

Decriminalizes "fine-only" misdemeanors.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Judiciary.
Feb 2 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 25 JUD - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5224-S by Senate Committee on Judiciary (originally sponsored by Senators Esser and Doumit)
Clarifies the penalties for indecent liberties.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Clarifies the penalties for indecent liberties.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Judiciary.
Feb 1 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5225 by Senators Jacobsen, Swecker, Oke, Doumit, Hargrove, and Rasmussen; by request of Department of Fish and Wildlife
Concerning a multiple season big game permit.

(SEE ALSO PROPOSED 1ST SUB)
Provides that the commission may, by rule, offer permits for hunters to hunt deer or elk during more than one general season. Only one deer or elk may be harvested annually under a multiple season big game permit. The fee is one hundred fifty dollars for residents and one thousand five hundred dollars for nonresidents.

SB 5225-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Swecker, Oke, Doumit, Hargrove, and Rasmussen; by request of Department of Fish and Wildlife)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that the commission may, by rule, offer permits for hunters to hunt deer or elk during more than one general season. Only one deer or elk may be harvested annually under a multiple season big game permit. The fee is one hundred fifty dollars for residents and one thousand five hundred dollars for nonresidents. All revenue derived from the sale of multiple season big game permits must be deposited in a separate account within the state wildlife fund and must be used only for big game management.

-- 2005 REGULAR SESSION --
SB 5226 by Senators Jacobsen, Swecker, Oke, Hargrove, Fraser, Morton, Rasmussen, and Shin; by request of Department of Fish and Wildlife

Companion Bill: 1210

Providing for temporary combination fishing licenses.

Provides for temporary combination fishing licenses.

Jan 18 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 18 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 21 Public hearing in committee.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 23 Executive session in committee.
Feb 24 NROR - Majority; 1st substitute bill be substituted, do pass.
Feb 24 NROR - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
And refer to Ways & Means.
Mar 4 Public hearing in committee.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; do pass.
Mar 7 WM - Majority; do pass.
Minority; do not pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Passed to Rules Committee for second reading.

Jan 9 By resolution, reintroduced and retained in present status.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.
Feb 2 Senate Rules "X" file.

SB 5227 by Senators Jacobsen, Doumit, Fraser, and Rasmussen; by request of Department of Fish and Wildlife

Decriminalizing certain hunter reporting requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes the commission to by rule require reporting of harvest effort, and may set an administrative penalty of up to fifty dollars for failure to report harvest effort. The administrative penalty must be paid prior to obtaining a current license.

SB 5227-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Doumit, Fraser, and Rasmussen; by request of Department of Fish and Wildlife)

Concerning wildlife reporting requirements.

(DIGEST AS ENACTED)

Authorizes the commission to, by rule, set an administrative penalty for failure to comply with rules requiring the reporting of taking or effort to harvest wildlife. The commission may also adopt rules requiring hunters who have not reported for the previous license year to complete a report and pay the assessed administrative penalty before a new hunting license is issued.

Provides that the total administrative penalty per hunter set by the commission must not exceed ten dollars.

Requires that, by December 31st of each year, the department shall report the rate of hunter compliance with the harvest reporting requirement, the administrative penalty imposed for failing to report, and the amount of administrative penalties collected during that year to the appropriate fiscal and policy committees of the senate and house of representatives.

SB 5228 by Senators Jacobsen, Swecker, Oke, Doumit, Fraser, Rockefeller, Rasmussen, and Roach

Companion Bill: 1216

Providing funding for watchable wildlife activities by creating the "Wild On Washington" license plates.

(SEE ALSO PROPOSED 1ST SUB)

Provides funding for watchable wildlife activities by creating the "Wild On Washington" license plates.

SB 5228-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Swecker, Oke, Doumit, Fraser, Rockefeller, Rasmussen, and Roach)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides funding for watchable wildlife activities by creating the "Wild On Washington" license plates.

SB 5229 by Senators Swecker, Jacobsen, Doumit, Fraser, Kohl-Welles, and Rasmussen

Companion Bill: 1218

Authorizing endangered wildlife license plates.

(SUBSTITUTED FOR - SEE 1ST SUB)
Authorizes endangered wildlife license plates.

**SB 5229-S** by Senate Committee on Transportation (originally sponsored by Senators Swecker, Jacobsen, Doumit, Fraser, Kohl-Welles, and Rasmussen)

*(AS OF SENATE 2ND READING 3/12/05)*

Authorizes endangered wildlife license plates.

Mar 12 First substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2. -- IN THE HOUSE --

Mar 15 First reading, referred to Transportation.

SB 5230 by Senators Swecker, Jacobsen, Oke, Doumit, Fraser, Rockefeller, Kohl-Welles, and Rasmussen

Companion Bill: 1217

Establishing the Washington's Wildlife license plate collection.

*(SUBSTITUTED FOR - SEE 1ST SUB)*

Establishes the Washington's Wildlife license plate collection.

**SB 5230-S** by Senate Committee on Transportation (originally sponsored by Senators Swecker, Jacobsen, Oke, Doumit, Fraser, Rockefeller, Kohl-Welles, and Rasmussen)

*(DIGEST AS ENACTED)*

Establishes the Washington's Wildlife license plate collection.

Provides that proceeds credited to the state wildlife account from the sale of the Washington's Wildlife license plate collection may be used only for the department of fish and wildlife's species management activities.

Jan 18 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 10 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 22 TRAN - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 12 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

Mar 15 First reading, referred to Transportation.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 19 Senate Rules "X" file.

SB 5231 by Senators Jacobsen and Oke

Companion Bill: 1128

Modifying the definition of "conviction" for chapter 77.15 RCW.

Declares that "conviction" also means an uncontested notice of infraction, a determination, judgment, or finding that an infraction has been committed, or a failure to appear after requesting a hearing to contest an infraction. The commission may, by rule, designate infractions that are not included within the definition of "conviction."

Jan 18 First reading, referred to Judiciary.

SB 5232 by Senators Oke, Swecker, and Jacobsen

Companion Bill: 1215

Requiring a turkey tag to hunt for turkey.

*(DIGEST AS ENACTED)*

Provides that, in addition to a small game license, a turkey tag is required to hunt for turkey.

Provides that the fee for a primary turkey tag is fourteen dollars for residents and forty dollars for nonresidents. A primary turkey tag will, on request, be issued to the purchaser of a youth small game license at no charge.

Provides that all moneys received from turkey tags must be deposited in the state wildlife account. One-third of the moneys received from turkey tags must be appropriated solely for the purposes of turkey management. An additional one-third of the moneys received from turkey tags must be appropriated solely for upland game bird management. Moneys received from turkey tags may not supplant existing funds provided for these purposes.

Mar 15 First reading, referred to Transportation.

Mar 21 Work session and executive action taken in committee.

Apr 5 Committee recommendations adopted. Passed to Rules Committee for second reading.

Mar 31 Placed on second reading suspension calendar.

Apr 6 -- IN THE SENATE --

President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 7 Delivered to Governor.

Apr 13 Governor signed. Chapter 42, 2005 Laws.

Effective date 7/24/2005.
Defining "deliver" and "delivery" for food fish and shellfish.

SB 5233-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit and Oke)

Concerning food fish and shellfish commercial license requirements.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Defines "deliver" and "delivery" for food fish and shellfish.

SB 5234 by Senators Jacobsen, Oke, Swecker, Doumit, Hargrove, and Rasmussen

Expanding hunter access to certain private lands.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that a surcharge of five dollars for residents and twenty-five dollars for nonresidents is applied to all big game and all small game licenses not purchased with a big game license for management of recreational access and habitat enhancement agreements as authorized in RCW 77.12.320. The surcharge for the three-day nonresident small game license is five dollars.

Requires all revenue derived from this surcharge to be deposited in the state wildlife fund and must be used only for the management and implementation of wildlife recreational access and habitat enhancement agreements authorized in RCW 77.12.320. Administrative costs charged to this program may not exceed ten percent of annual expenditures.

SB 5234-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Oke, Swecker, Doumit, Hargrove, and Rasmussen)

(AS OF SENATE 2ND READING 3/15/05)

Authorizes the director to make written agreements with the owners or lessees of real or personal property to provide for the use of the property for fish, shellfish, and wildlife-oriented recreation. These agreements terminate upon the sale of any portion of the real or personal property covered under an agreement. The director may only enter into agreements with a lessee where the owner of the real or personal property provides written consent to the agreement.

Authorizes the department to furnish money, material, or labor under these agreements where the agreements provide for the use of the property for fish, shellfish, and wildlife-oriented recreation. These agreements terminate upon the sale of any portion of the real or personal property covered under an agreement. The director may only enter into agreements with a lessee where the owner of the real or personal property provides written consent to the agreement.

Declares that a surcharge of five dollars for residents and twenty-five dollars for nonresidents is applied to all big game and all small game licenses not purchased with a big game license for management of recreational access and habitat enhancement agreements as authorized in RCW 77.12.320. The surcharge for the three-day nonresident small game license is five dollars.

Requires all revenue derived from this surcharge to be deposited in the state wildlife fund and must be used only for the management and implementation of wildlife recreational access and habitat enhancement agreements authorized in RCW 77.12.320. Administrative costs charged to this program may not exceed ten percent of annual expenditures.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 NROR - Majority; 1st substitute bill be substituted, do pass.
Mar 11 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5233 by Senators Doumit and Oke

Companion Bill: 1214

Defining "deliver" and "delivery" for food fish and shellfish.

(SEE ALSO PROPOSED 1ST SUB)
Labor law administration fees.

Requiring the department of labor and industries to charge child labor law administration fees.

(SEE ALSO PROPOSED 2ND SUB)

Requires the department to set and establish fees for the administration and enforcement of the requirements of RCW 49.12.121 or 49.12.123 or a rule or order adopted under RCW 49.12.121 or 49.12.123.

SB 5235 by Senators Kohl-Welles, Keiser, Fraser, Prentice, and Kline; by request of Department of Labor & Industries

Requiring the department of labor and industries to set child labor law administration fees.

(SEE ALSO PROPOSED 2ND SUB)

Requires the department to charge a fee of ten dollars per business location for the administration and enforcement of the requirements of RCW 49.12.121 or 49.12.123 or a rule or order adopted under RCW 49.12.121 or 49.12.123.

SB 5235-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Keiser, Fraser, Prentice, and Kline; by request of Department of Labor & Industries)

Requiring the department of labor and industries to charge child labor law administration fees.

(SEE ALSO PROPOSED 2ND SUB)

Requires the department to charge a fee of ten dollars per business location for the administration and enforcement of the requirements of RCW 49.12.121 or 49.12.123 or a rule or order adopted under RCW 49.12.121 or 49.12.123.

SB 5235-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Kohl-Welles, Keiser, Fraser, Prentice, and Kline; by request of Department of Labor & Industries)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Requires the department to charge a fee of ten dollars per business location for the administration and enforcement of the requirements of RCW 49.12.121 or 49.12.123 or a rule or order adopted under RCW 49.12.121 or 49.12.123. The fee shall be used solely to review minor work permit applications to verify that minors employed at business locations are performing work duties limited to those allowed under the permit and to verify that minors are no longer employed at business locations that have not renewed their annual minor work permits.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Labor, Commerce, Research & Development.

Feb 3 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 8 LCRD - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

SB 5236 by Senators Kohl-Welles, Parlette, Keiser, Fraser, Honeyford, and Kline; by request of Department of Labor & Industries

Companion Bill: 1308

Providing additional funding to the prevailing wage program of the department of labor and industries by discontinuing the transfer of moneys from the public works administration account to the general fund-state account.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides additional funding to the prevailing wage program of the department of labor and industries by discontinuing the transfer of moneys from the public works administration account to the general fund-state account.

SB 5236-S by Senate Committee on Ways & Means (originally sponsored by Senators Kohl-Welles, Parlette, Keiser, Fraser, Honeyford, and Kline; by request of Department of Labor & Industries)

(DIGEST AS ENACTED)

Provides additional funding to the prevailing wage program of the department of labor and industries by discontinuing the transfer of moneys from the public works administration account to the general fund-state account.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Labor, Commerce, Research & Development.

Feb 7 Public hearing in committee.

Feb 14 Executive session in committee.

Feb 15 LCRD - Majority; do pass.

And refer to Ways & Means.

Referred to Ways & Means.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 17 Public hearing in committee.

Jan 30 Executive session in committee.

Jan 31 WM - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 9 Made eligible to be placed on second reading.

Feb 11 Placed on second reading by Rules Committee.

Feb 13 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 1; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 15 First reading, referred to Commerce & Labor.

Feb 16 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; do pass.

Feb 20 Public hearing in committee.

Referred to Appropriations.

Feb 23 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.
SB 5237 by Senators Keiser, Kohl-Welles, Parlette, Honeyford, Prentice, and Shin; by request of Department of Labor & Industries

Companion Bill: 1310

Requiring mandatory electronic data reporting under Title 51 RCW for workers' compensation self-insurers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the department to establish an electronic reporting system for the submission of specified self-insurance claim data to more effectively monitor the performance of self-insurers and to obtain claims information in an efficient manner.

Provides that claim data reported electronically by individual self-insurers is confidential in accordance with RCW 51.16.070 and 51.28.070. The department may publish, for statistical purposes, aggregated claims data that contain no personal identifiers.

SB 5237-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Kohl-Welles, Parlette, Honeyford, Prentice, and Shin; by request of Department of Labor & Industries)

(AS OF SENATE 2ND READING 3/14/05)

Requires the department to establish an electronic reporting system for the submission of specified self-insurance claim data to more effectively monitor the performance of self-insurers and to obtain claims information in an efficient manner.

Provides that claim data reported electronically by individual self-insurers is confidential in accordance with RCW 51.16.070 and 51.28.070. The department may publish, for statistical purposes, aggregated claims data that contain no personal identifiers.

SB 5238 by Senators Kohl-Welles, Parlette, Fraser, Prentice, and Rockefeller; by request of Department of Labor & Industries

Companion Bill: 1312

Modifying the boilers and unfired pressure vessel law.

Revises the boilers and unfired pressure vessel law.

Repeals RCW 70.79.360.

SB 5239 by Senators Kohl-Welles, Fraser, Keiser, Franklin, Prentice, and Rockefeller; by request of Department of Labor & Industries

Companion Bill: 1309

Limiting lien authority against a residential homeowner.

Limits lien authority against a residential homeowner.

SB 5240 by Senators Keiser, Kohl-Welles, Fraser, Prentice, and Kline; by request of Department of Labor & Industries

Companion Bill: 1311

Authorizing penalties for wage payment violations.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes penalties for wage payment violations.

SB 5240-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Kohl-Welles, Fraser, Prentice, and Kline; by request of Department of Labor & Industries)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes penalties for wage payment violations.

SB 5241 by Senators Fraser, Swecker, Rockefeller, Rasmussen, Sheldon, and Oke; by request of Board

For Judicial Administration

Companion Bill: 1202
Creating additional district court judge positions.

(AS OF SENATE 2ND READING 3/04/05)

Creates additional district court judge positions in Kitsap, Thurston, and Clark counties.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.
Jan 26 Public hearing in committee.
Feb 3 Executive session in committee.
Feb 4 JUD - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Mar 4 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0;
absent, 0; excused, 1.
-- IN THE HOUSE --

Mar 8 First reading, referred to Judiciary.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules “X” file.

SB 5242 by Senators Doumit, Brandland, Hargrove, Pridemore, Kohl-Welles, and Rasmussen

Harmonizing penalties for inmates possessing weapons.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 9.94.040 relating to inmates of local correctional institutions possessing weapons.

SB 5242-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Doumit, Brandland, Hargrove, Pridemore, Kohl-Welles, and Rasmussen)

Changing penalties for possession of weapons by inmates.

(DIGEST AS ENACTED)

Amends RCW 9.94.040 relating to inmates of local correctional institutions possessing weapons.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Human Services & Corrections.
Jan 25 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0;
absent, 0; excused, 2.
-- IN THE HOUSE --

Mar 11 First reading, referred to Criminal Justice & Corrections.
Mar 22 Public hearing in committee.
Apr 1 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0;
absent, 0; excused, 3.
-- IN THE SENATE --

Apr 14 President signed.
-- IN THE HOUSE --

Apr 16 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --

Apr 20 Delivered to Governor.
May 10 Governor signed.
Chapter 361, 2005 Laws.
Effective date 7/24/2005.

SB 5243 by Senators Kohl-Welles, Hargrove, and Stevens

Imposing an additional assessment for persons entering diversion agreements in regard to prostitution offenses.

(SEE ALSO PROPOSED 1ST SUB)

Imposes an additional assessment for persons entering diversion agreements in regard to prostitution offenses.

SB 5243-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Hargrove, and Stevens)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Imposes an additional assessment for persons entering into a statutory or nonstatutory diversion agreement in regard to prostitution offenses.

SB 5244 by Senators Regala, Fraser, and Rasmussen; by request of Select Committee on Pension Policy

Companion Bill: 1326

Restricting the public employment of retirees from the teachers' retirement system and the public employees' retirement system.

Restricts the public employment of retirees from the teachers' retirement system and the public employees' retirement system.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Human Services & Corrections.
Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules “X” file.
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.

SB 5245 by Senators Fraser, Regala, McAuliffe, Rasmussen, and Shin; by request of Select Committee on Pension Policy

Companion Bill: 1330

Making technical corrections in the general retirement provisions estoppel section, teachers' retirement system, public safety employees' retirement system, the school employees' retirement system, the public employees' retirement system, and the actuarial funding chapter.

Makes technical corrections in the general retirement provisions estoppel section, teachers' retirement system, public safety employees' retirement system, the school employees' retirement system, the public employees' retirement system, and the actuarial funding chapter.
Repeals
RCW 41.35.050, 41.37.040, 41.40.032, and 41.50.067.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Ways & Means.
Feb 16 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 23 WM - Majority; do pass.
Passed to Rules Committee for second reading.

Apr 6 Senate Rules "X" file.

SB 5246 by Senators Fraser, Regala, McAuliffe, and Rasmussen; by request of Select Committee on Pension Policy

Companion Bill: 1324

Replacing gain-sharing provisions with certain changes in benefits and setting contribution rates for the public employees', teachers', school employees', and public safety employees' retirement systems.

Replaces gain-sharing provisions with certain changes in benefits and setting contribution rates for the public employees', teachers', school employees', and public safety employees' retirement systems.

Repeals RCW 41.31.010, 41.31.020, and 41.31.030.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Ways & Means.

SB 5247 by Senators Morton, Regala, and Fraser; by request of Select Committee on Pension Policy

Companion Bill: 1319

Survivor benefits for ex spouses in the law enforcement officers' and fire fighters' retirement system, plan 1.

(AS OF SENATE 2ND READING 4/07/05)

Revises survivor benefits for ex spouses in the law enforcement officers' and fire fighters' retirement system, plan 1.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Ways & Means.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 7 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0. -- IN THE HOUSE --

Apr 11 First reading, referred to Appropriations.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.

SB 5248 by Senators Kastama, Keiser, Rockefeller, Brandland, and Thibaudau

Companion Bill: 1137

Modifying the scope of care provided by physical therapists.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is the purpose of this act to protect the public health, safety, and welfare, and to provide for state administrative control, supervision, licensure, and regulation of the practice of physical therapy.

Declares an intent that only individuals who meet and maintain prescribed standards of competence and conduct be allowed to engage in the practice of physical therapy as defined and authorized by chapter 18.74 RCW.

Declares that physical therapists are responsible for patient care given by assistive personnel under their supervision. A physical therapist may delegate to assistive personnel and supervise selected acts, tasks, or procedures that fall within the scope of physical therapy practice but do not exceed the education or training of the assistive personnel.

Declares that nothing in this act may be construed to prohibit other licensed health care providers from using the services of physical therapist assistants, physical therapist aides, or other assistive personnel as long as the licensed health care provider is responsible for the activities of such assistants, aides, and other personnel and provides appropriate supervision.

SB 5248-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kastama, Keiser, Rockefeller, Brandland, and Thibaudau)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is the purpose of this act to protect the public health, safety, and welfare, and to provide for state administrative control, supervision, licensure, and regulation of the practice of physical therapy.

Declares an intent that only individuals who meet and maintain prescribed standards of competence and conduct be allowed to engage in the practice of physical therapy as defined and authorized by chapter 18.74 RCW.

Declares that physical therapists are responsible for patient care given by assistive personnel under their supervision. A physical therapist may delegate to assistive personnel and supervise selected acts, tasks, or procedures that fall within the scope of physical therapy practice but do not exceed the education or training of the assistive personnel.

Declares that nothing in this act may be construed to prohibit other licensed health care providers from using the services of physical therapist assistants, physical therapist aides, or other assistive personnel as long as the licensed health care provider is responsible for the activities of such assistants, aides, and other personnel and provides appropriate supervision.

-- 2005 REGULAR SESSION --

Jan 18 First reading, referred to Health & Long-Term Care.
Jan 31 First reading, referred to Health & Long-Term Care.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5249 by Senators Pridemore, Kastama, Berkey, and Schmidt; by request of Department of General Administration

Companion Bill: 1438

Authorizing state agencies to waive bond and retainage requirements on small works roster contracts.

Provides that, for small works roster projects, a state agency may waive the payment and performance bond requirements of chapter 39.08 RCW and the retainage requirements of chapter 60.28 RCW on a small works roster contract, thereby assuming the liability for the contractor's nonpayment of laborers, mechanics, subcontractors, materialmen, suppliers, and taxes imposed under Title 82 RCW that may be due from the contractor for the public works project. However, the state agency has the right of recovery against the contractor for any payments made on the contractor's behalf.
SB 5250 by Senators Pridemore, Kastama, Berkey, Schmidt, and Shin; by request of Department of General Administration

Companion Bill: 1437

Authorizing the department of general administration to enter into additional job order contracts.

(SEDANTED FOR - SEE 1ST SUB)

Authorizes the department of general administration to enter into additional job order contracts.

SB 5250-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Pridemore, Kastama, Berkey, Schmidt, and Shin; by request of Department of General Administration)

(AS OF SENATE 2ND READING 3/08/05)

Authorizes the department of general administration to enter into additional job order contracts.

Jan 18 First reading, referred to Government Operations & Elections.
Jan 25 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 9 GO - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 26; nays, 21; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 10 First reading, referred to State Government Operations & Accountability.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 5254 by Senators Jacobsen, Rasmussen, Franklin, McAuliffe, and Kohl-Welles

Creating the legislative youth advisory council.

(DIGEST AS ENACTED)

Creates the legislative youth advisory council to examine issues of importance to youth, including but not limited to education, employment, strategies to increase youth participation in state and municipal government, safe environments for youth, substance abuse, emotional and physical health, foster care, poverty, homelessness, and youth access to services on a statewide and municipal basis.

Provides that the council shall have the following duties: (1) Advising the legislature on proposed and pending legislation, including state budget expenditures and policy matters relating to youth; (2) Advising the standing committees of the legislature and study commissions, committees, and task forces regarding issues relating to youth; (3) Conducting periodic seminars for its members regarding leadership, government, and the legislature; (4) Meeting at least three times but not more than six times per year, including not more than two public hearings on issues of importance to youth; and

36.70A RCW because of timing constraints or funding constraints, or both; and

(6) The legislative body plans to complete an inventory and full amendment under this chapter on schedule as set forth in this act.

SB 5250 by Senators Pridemore, Kastama, Berkey, Schmidt, and Shin; by request of Department of General Administration

Companion Bill: 1437

Authorizing the department of general administration to enter into additional job order contracts.

(SEDANTED FOR - SEE 1ST SUB)

Authorizes the department of general administration to enter into additional job order contracts.

SB 5250-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Pridemore, Kastama, Berkey, Schmidt, and Shin; by request of Department of General Administration)

(AS OF SENATE 2ND READING 3/08/05)

Authorizes the department of general administration to enter into additional job order contracts.

Jan 18 First reading, referred to Government Operations & Elections.
Jan 25 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 9 GO - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 26; nays, 21; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 10 First reading, referred to State Government Operations & Accountability.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 5254 by Senators Jacobsen, Rasmussen, Franklin, McAuliffe, and Kohl-Welles

Creating the legislative youth advisory council.

(DIGEST AS ENACTED)

Creates the legislative youth advisory council to examine issues of importance to youth, including but not limited to education, employment, strategies to increase youth participation in state and municipal government, safe environments for youth, substance abuse, emotional and physical health, foster care, poverty, homelessness, and youth access to services on a statewide and municipal basis.

Provides that the council shall have the following duties: (1) Advising the legislature on proposed and pending legislation, including state budget expenditures and policy matters relating to youth; (2) Advising the standing committees of the legislature and study commissions, committees, and task forces regarding issues relating to youth; (3) Conducting periodic seminars for its members regarding leadership, government, and the legislature; (4) Meeting at least three times but not more than six times per year, including not more than two public hearings on issues of importance to youth; and

36.70A RCW because of timing constraints or funding constraints, or both; and
(5) Reporting annually by December 1st to the legislature on its activities, including proposed legislation that implements recommendations of the council.

Provides that the office of superintendent of public instruction, the legislature, any agency of the legislature, and any official or employee of such office or agency are immune from liability for any injury that is incurred by or caused by a member of the youth advisory council and that occurs while the member of the council is performing duties of the council or is otherwise engaged in activities or receiving services for which reimbursement is allowed under this act. The immunity provided by this act does not apply to an injury intentionally caused by the act or omission of an employee or official of the superintendent of public instruction or the legislature or any agency of the legislature.


Revises provisions relating to the risk assessments in the supervision of offenders who committed misdemeanors and gross misdemeanors.

**SB 5256-S**
by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove and Stevens)

**DIGEST AS ENACTED**

Revises provisions relating to the use of risk assessments in the supervision of offenders who committed misdemeanors and gross misdemeanors.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Human Services & Corrections.

Feb 1 Public hearing in committee.

Feb 14 Executive session in committee.

Feb 15 HSC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Mar 8 Placed on second reading by Rules Committee.

Mar 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 11 First reading, referred to Criminal Justice & Operations.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

CJC - Executive action taken by committee.

CJC - Majority; do pass.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing, executive action taken, and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Apr 4 Passed to Rules Committee for second reading.

Apr 18 Placed on second reading.

Apr 19 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Apr 20 President signed.

-- IN THE HOUSE --

Apr 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 10 Governor signed.

Chapter 362, 2005 Laws.

Effective date 5/10/2005.

**SB 5257** by Senators Hargrove, Stevens, and Delvin

Revising provisions relating to mental health treatment for minors.

(SEE ALSO PROPOSED 1ST SUB)

Finds that, despite explicit statements in statute that the consent of a minor child is not required for a parent-initiated admission to inpatient or outpatient mental health treatment, treatment providers consistently refuse to accept a minor aged thirteen or over if the minor does not also consent to treatment.

Declares an intent that the parent-initiated treatment provisions, with their accompanying due process provisions for the minor, be made fully available to parents.

Provides that a minor child shall have no cause of action against an evaluation and treatment facility or provider of outpatient mental health treatment for admitting or accepting the minor in good faith for evaluation or treatment under RCW 71.34.052 or 71.34.054 (as recodified by this act) based solely upon the minor's lack of consent if the minor's parent has consented to the evaluation or treatment.
SB 5257-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, and Delvin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that, despite explicit statements in statute that the consent of a minor child is not required for a parent-initiated admission to inpatient or outpatient mental health treatment, treatment providers consistently refuse to accept a minor aged thirteen or over if the minor does not also consent to treatment.

Declares an intent that the parent-initiated treatment provisions, with their accompanying due process provisions for the minor, be made fully available to parents.

Provides that a minor child shall have no cause of action against an evaluation and treatment facility or provider of outpatient mental health treatment for admitting or accepting the minor in good faith for evaluation or treatment under RCW 71.34.052 or 71.34.054 (as recodified by this act) based solely upon the minor's lack of consent if the minor's parent has consented to the evaluation or treatment.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Human Services & Corrections.
Jan 25 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 15 HSC - Majority; 1st substitute bill be substituted, do pass.
Mar 11 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5258 by Senators Kline, Mulliken, Stevens, Rasmussen, Delvin, and Kohl-Welles

Revising provision for controlled substance violations near schools.

Amends RCW 69.50.435 relating to controlled substance violations near schools.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.
Feb 1 Public hearing in committee.
Mar 1 Executive session in committee.

SB 5259 by Senators Kline, Franklin, Mulliken, Keiser, Rockefeller, and Shin

Limiting prosecution of persons reporting drug overdoses.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a person shall not be charged, subject to civil forfeiture, or otherwise prosecuted for a violation of chapter 69.50 RCW if: (1) The person was a witness to a drug overdose; (2) The overdose resulted in an imminent threat to the health or life of the overdose victim; (3) The person reported the drug overdose to law enforcement or summoned medical assistance at the time it was witnessed; and (4) All evidence of the specific violation was gained as a result of the person's report.

SB 5259-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Franklin, Mulliken, Keiser, Rockefeller, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a person shall not be charged, subject to civil forfeiture, or otherwise prosecuted for a violation of chapter 69.50 RCW if: (1) The person was a witness to a drug overdose; (2) The person reasonably believed that the overdose would result in an imminent threat to the health or life of the overdose victim;

SB 5260 by Senators Kline, Keiser, and Franklin

Modifying civil forfeiture provisions.

Revises civil forfeiture provisions in RCW 69.50.505, 9A.83.030, and 69.50.520.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Judiciary.

SB 5261 by Senators Fraser, Parlette, Regala, Schmidt, Rasmussen, Shin, and Kohl-Welles; by request of Select Committee on Pension Policy

Companion Bill: 1325

Authorizing interruptive military service credit.

Revises provisions relating to interruptive military service credit within the public employees' retirement system, the school employees' retirement system, the teachers' retirement system, the law enforcement officers' and fire fighters' retirement system plan 2, the Washington state patrol retirement system, and the public safety employees' retirement system.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Ways & Means.
Feb 16 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 25 WM - Majority; do pass.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5262 by Senators Haugen and Swecker; by request of Department of Licensing

Companion Bill: 1265

Providing administrative review before the suspension of driving privileges.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the safety of the highways of this state is materially affected by the degree of compliance with state laws and local ordinances relating to the operation of motor vehicles. Drivers who commit traffic violations, ignore notices from courts, and fail to resolve notices of traffic infraction and citations all show their disrespect for traffic laws that exist to ensure safety on the highways.
Declarations that an essential mechanism for ensuring that drivers comply with the traffic laws of this state is the swift and certain suspension of the driving privileges of a driver who fails to respond to a notice of traffic infraction, fails to appear at a requested hearing, violates a written promise to appear in court, fails to pay a fine or monetary penalty imposed as the result of a traffic violation, or otherwise fails to comply with the terms of a notice of traffic infraction or citation.

Declarations that license suspension ensures that drivers comply with the traffic laws by deterring violations, and ensures that the use of the state highways will be afforded only to those who are willing to comply with the traffic laws.

Declarations that there is a compelling state interest in having a mechanism to withhold driving privileges which also provides necessary due process protections as economically and expeditiously as possible.

Finds that this compelling state interest can best be served by having any necessary administrative review conducted by the department of licensing in a manner that provides due process, while maximizing the use of documentary evidence to simplify and expedite those proceedings.

SB 5262-S by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker; by request of Department of Licensing)

Changing provisions relating to withholding of driving privileges.

(AS OF SENATE 2ND READING 3/12/05)

Revises provisions relating to withholding of driving privileges.

Jan 19 First reading, referred to Transportation.
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 4 TRAN - Majority; 1st substitute bill be substituted, do pass.
Mar 11 Passed to Rules Committee for second reading.
Mar 12 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yes, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5263 by Senators Haugen, Swecker, Oke, and Mulliken; by request of Department of Licensing

Companion Bill: 1266

Updating laws on drugs and alcohol use by commercial drivers.

(SEE ALSO PROPOSED 1ST SUB)

Updates laws on drugs and alcohol use by commercial drivers.

SB 5263-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Swecker, Oke, and Mulliken; by request of Department of Licensing)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Updates laws on drugs and alcohol use by commercial drivers.

SB 5264 by Senators Haugen, Swecker, Kastama, and Jacobsen; by request of Department of Licensing

Companion Bill: 1260

Allowing reciprocal waiver of driver's license exams.

Recognizes that more than twenty other states have entered into informal reciprocal agreements with other nations to waive driver's license testing requirements in order to ease the transition of personnel to and from those states. By removing an unnecessary barrier to efficient personnel mobility it is the intent of the legislature to strengthen and diversify Washington's economy.

Authorizes the department to enter into an informal agreement with one or more other licensing jurisdictions to waive the requirement for the examination involving operating a motor vehicle by licensed drivers, age eighteen years or older, from that jurisdiction.

Provides that the department may only enter into an agreement with a jurisdiction if: (1) The jurisdiction has procedures in place to verify the validity of the drivers' licenses it issues; and

(2) The jurisdiction has agreed to waive all or any part of the driver's license examination requirements for Washington licensed drivers applying for a driver's license in that jurisdiction.

SB 5265 by Senators Spanel, Swecker, and Haugen; by request of Department of Licensing

Companion Bill: 1259

Making technical corrections to chapter 46.87 RCW.

Makes technical corrections to chapter 46.87 RCW.

Repeals RCW 46.87.085, 46.87.170, 46.87.180, and 46.87.901.

SB 5266 by Senators Fairley, Benson, Prentice, and Benton

Companion Bill: 1419

Reserving state authority to regulate customer financial transactions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that consumers, financial services providers, and financial institutions need uniformity and certainty in their financial transactions.

 legislative digest and history of bills
Sponsors by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Benson, Prentice, and Benton)

DIGEST AS ENACTED

Find that consumers, financial services providers, and financial institutions need uniformity and certainty in their financial transactions. Declares an intent to reserve the authority to regulate customer financial transactions involving consumers, financial services providers, and financial institutions.

SB 5268 by Senators Esser and Kastama

Allowing assumptions of water-sewer districts by code cities.

DIGEST AS ENACTED

Provides that the board of commissioners of a water-sewer district, with fewer than two hundred fifty customers on the effective date of this act, and the city council of a code city with a population greater than one hundred thousand on the effective date of this act, may provide for assumption by the city of the district, with fewer than two hundred fifty customers on the effective date of this act, and the city council of a code city with a population greater than one hundred thousand on the effective date of this act, may provide for assumption by the city of the district in accordance with RCW 35.13A.020, except as provided herein, pursuant to the terms and conditions of a contract executed in accordance with RCW 35.13A.070. None of the territory of the water-sewer district need be included within the territory of the city.
SB 5269  by Senators Kohl-Welles, Hargrove, Stevens, Regala, and Oke
Maintaining the residential parenting program at the women's correctional center.

Finds that a child's early attachment to his or her parent influences physical and intellectual development, and becomes the prototype for subsequent interpersonal relationships.

Finds that the late stages of gestation, birth, and first two years of life are critical in an infant's development of conscience, and his or her ability to trust and relate to others, and establish the foundation for key protective factors such as intelligence, trust, and empathy.

Finds that when these are depressed or when an infant is mistreated, it may lead to early aggression, impulsive temperamental, and violent behavior which are the strongest developmental predictors of future involvement in violent behavior.

Finds persuasive research that strongly indicates that the best way to improve later developmental outcomes is to improve mother-child interaction and prevent early loss of primary relationships or breaks in caregiving.

Finds persuasive national statistics that demonstrate that incarcerated mothers who develop strong parenting skills and bond with their children are less likely to reoffend.

Declares that the residential parenting program at the women's correctional center protects public safety and promotes outcomes that are socially and fiscally responsible by reducing recidivism and reducing the likelihood that a child of an incarcerated mother will become at-risk for committing criminal offenses as a juvenile or adult.

Requires the department to maintain a residential parenting program at its major correctional institution for women to allow those inmates who meet eligibility requirements to keep their infants with them during their incarceration. The program shall provide an appropriate living situation for the infants, promote positive parenting skills, and facilitate transition services back into the community.

SB 5270  by Senators Haugen, Swecker, Kastama, Oke, Spanel, Esser, Jacobsen, and Shin
Assisting vessel registration enforcement.

(ADMITTED TO BILL FILE)

Provides that an owner of a vessel that is not registered as required by chapter 88.02 RCW and for which watercraft excise tax is due under chapter 82.49 RCW is liable for a penalty in the following amount: (1) One hundred dollars for the owner's first violation; (2) Two hundred dollars for the owner's second violation involving the same or any other vessel; or (3) Four hundred dollars for the owner's third and successive violations involving the same or any other vessel.

Provides that a marina that leases permanent moorage to vessels must require proof of vessel registration or a written statement of intent to register a vessel as a condition of leasing moorage space.

SB 5270-S  by Senate Committee on Ways & Means
(originally sponsored by Senators Haugen, Swecker, Kastama, Oke, Spanel, Esser, Jacobsen, and Shin)

(AS OF SENATE 2ND READING 3/12/05)

Provides that an owner of a vessel that is not registered as required by chapter 88.02 RCW and for which watercraft excise tax is due under chapter 82.49 RCW is liable for a penalty in the following amount: (1) One hundred dollars for the owner's first violation; (2) Two hundred dollars for the owner's second violation involving the same or any other vessel; or (3) Four hundred dollars for the owner's third and successive violations involving the same or any other vessel.

Provides that a marina that leases permanent moorage to vessels must require the following information from the lessee as a condition of leasing moorage space: (1) The name of the legal owner of the vessel; (2) A local contact person, if different than the owner; (3) The owner's address and telephone number; (4) The vessel's hull identification number; (5) The vessel's Coast Guard registration (if applicable); (6) The vessel's home port; (7) The date on which the moorage lease began; and (8) The vessel's country or state of registration and registration number.

Provides that a marina that leases permanent moorage to vessels must require proof of vessel registration or a written statement of intent to register a vessel as a condition of leasing moorage space.
SB 5271 by Senators Jacobsen, Oke, Rockefeller, Morton, Swecker, Doumit, Rasmussen, and Shim; by request of Commissioner of Public Lands

Companion Bill: 1492

Allowing certain state-owned filled tidelands and shorelands to be designated as aquatic investment properties.

Finds that a high percentage of state-owned tidelands and shorelands were sold into private ownership as part of the state legislature's earliest efforts to foster Washington's economic expansion. The remaining state-owned tideland and shoreland ownership is fragmented and some state-owned tidelands and shorelands have been altered by fill to such a degree that they have the characteristics of uplands.

Declares that these filled lands may no longer provide public benefits as aquatic lands as described in RCW 79.90.450 and 79.90.455 and remain underutilized as dry land because they are subject to a management philosophy dedicated to the protection of submerged lands.

Recognizes that certain state-owned filled tidelands and filled shorelands should be designated as aquatic investment properties and commercially managed in order to generate funding for the acquisition, protection, and management of functioning aquatic lands.

Declares an intent to authorize the department of natural resources to buy and sell certain filled tidelands and shorelands which, if bought or sold, would not cause the loss of aquatic resources to buy and sell certain filled tidelands and shorelands.

SB 5274 by Senators Keiser, Parlette, Franklin, Hewitt, Prentice, and Mulliken

Companion Bill: 1375

Establishing a trainee real estate appraiser classification. (DIGEST AS ENACTED)

Declares an intent to provide for the proper supervision and training of new entrants to the appraiser profession through the implementation of the state-registered appraiser trainee classification.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 26 Public hearing in committee.

SB 5272 by Senators Jacobsen, Oke, Doumit, and Morton; by request of Commissioner of Public Lands

Reorganizing aquatic lands statutes.

(AS OF SENATE 2ND READING 3/08/05)

Reorganizes aquatic lands statutes.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 26 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 28 NROR - Majority; do pass.
Jan 31 Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yes, 49; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 10 First reading, referred to Natural Resources, Ecology & Parks.

Mar 18 Public hearing in committee.
Mar 24 Executive session in committee.
Mar 29 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5273 by Senators Jacobsen, Oke, Rockefeller, Morton, Swecker, and Doumit; by request of Commissioner of Public Lands

Companion Bill: 1492

Allowing certain state-owned filled tidelands and shorelands to be designated as aquatic investment properties.

Finds that a high percentage of state-owned tidelands and shorelands were sold into private ownership as part of the state legislature's earliest efforts to foster Washington's economic expansion. The remaining state-owned tideland and shoreland ownership is fragmented and some state-owned tidelands and shorelands have been altered by fill to such a degree that they have the characteristics of uplands.

Declares that these filled lands may no longer provide public benefits as aquatic lands as described in RCW 79.90.450 and 79.90.455 and remain underutilized as dry land because they are subject to a management philosophy dedicated to the protection of submerged lands.

Recognizes that certain state-owned filled tidelands and filled shorelands should be designated as aquatic investment properties and commercially managed in order to generate funding for the acquisition, protection, and management of functioning aquatic lands.

Declares an intent to authorize the department of natural resources to buy and sell certain filled tidelands and shorelands which, if bought or sold, would not cause the loss of aquatic resources to buy and sell certain filled tidelands and shorelands.

SB 5274 by Senators Keiser, Parlette, Franklin, Hewitt, Prentice, and Mulliken

Companion Bill: 1375

Establishing a trainee real estate appraiser classification. (DIGEST AS ENACTED)

Declares an intent to provide for the proper supervision and training of new entrants to the appraiser profession through the implementation of the state-registered appraiser trainee classification.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Labor, Commerce, Research & Development.
Feb 1 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 15 LCBD - Majority; do pass.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 9 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10 First reading, referred to Commerce & Labor.
Mar 23 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass with amendment(s).
Mar 28 Public hearing in committee.
Mar 29 Referred to Appropriations.
Mar 29 Executive session in committee.
SB 5275 by Senators Fairley, Benton, Regala, Kline, Franklin, and Mulliken

Companion Bill: 1928

Prohibiting the use of consumer credit histories for personal insurance renewal decisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that any use of credit history for renewal decisions by insurers violates the consumer protection act.

Finds that the practices covered by RCW 48.18.545(3) are matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW. A violation of RCW 48.18.545(3) is not reasonable in relation to the competition for the purpose of applying the consumer protection act, chapter 19.86 RCW.

SB 5275-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Benton, Regala, Kline, Franklin, and Mulliken)

Prohibiting the use of consumer credit histories for personal insurance renewal decisions. (REVISED FOR ENROLLED: Limiting the use of consumer credit histories for personal insurance renewal decisions.)

(AS OF SENATE 2ND READING 3/03/05)

Provides that, at renewal, an insurer shall not use a policyholder's updated credit history to determine premium when the updated credit history is less favorable to the policyholder than the prior credit history. Nothing in this act shall be construed to prevent an insurer from using factors other than a policyholder's updated credit score in determining premium increases, or to prevent inclusion of a policyholder's prior credit history in premium decisions at renewal.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 26 Public hearing in committee.

Jan 27 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 FHC - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation. Passed to Rules Committee for second reading.

Feb 8 Made eligible to be placed on second reading.

Feb 15 Placed on second reading by Rules Committee.

Mar 3 1st substitute bill substituted.

Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 38; nays, 11: absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 4 First reading, referred to Financial Institutions & Insurance.

Mar 17 Public hearing in committee.

Mar 24 Executive session in committee.

Mar 28 Passed to Rules Committee for second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 15 Referred to Rules 2 Consideration.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5276 by Senator Benton

Limiting collection of delinquent water-sewer district charges.

Amends RCW 57.08.081 to limit collection of delinquent water-sewer district charges.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Government Operations & Elections.

Feb 10 Public hearing in committee.

SB 5277 by Senators Hargrove and Regala

Requiring plans that provide coverage for prostheses to provide coverage for hearing aids.

Requires plans that provide coverage for prostheses to provide coverage for hearing aids.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Health & Long-Term Care.

Jan 31 Public hearing in committee.

SB 5278 by Senators Jacobsen, Kline, and Fraser

Establishing the ocean policy review commission.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that, between 2001 and 2004, two high level commissions, the United States commission on ocean policy and the Pew oceans commission, studied and issued reports documenting the state of our nation's oceans and provided ocean policy recommendations. In response to the final report of the United States commission on ocean policy, the president issued the United States ocean action plan and created the cabinet-level United States commission on ocean policy, the president issued the United States ocean action plan and created the cabinet-level commission on ocean policy in December 2004. Through these actions, the federal government has evidenced an intent to facilitate coordination between federal, state, tribal, local governments, and other interested groups and to provide funding for ocean resources programs and activities.

Declares that an evaluation of the condition of the state's coastal and ocean resources and the development of options for addressing the opportunities and challenges facing these resources will facilitate the adoption of a more efficient and effective ocean policy.

Requires the ocean policy review commission to: (1) Examine the condition of Washington's coastal and ocean resources and their contribution to the state's character, quality of life, and economic vitality;

(2) Review and summarize the various interests, roles, and responsibilities of public entities, tribal interests, and other stakeholders in the protection and management of Washington's coastal and ocean resources;
the United States ocean action plan and created the cabinet-level United States commission on ocean policy, the president issued the findings and recommendations to the governor and the appropriate policy and fiscal committees of the Senate and house of representatives by December 31, 2006.

Appropriate policy and fiscal committees of the Senate and house of representatives shall identify recommendations from the United States commission on ocean policy and the Pew oceans commission that could be implemented immediately or by December 31, 2005.

Directs the governor or the governor's designee to work to secure federal grants and other sources of funding for inclusion in the coastal and ocean resources account during the existence of the ocean policy review commission.

SB 5278-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Kline, and Fraser)

(AS OF SENATE 2ND READING 3/16/05)

Declares that, between 2001 and 2004, two high level commissions, the United States commission on ocean policy and the Pew oceans commission studied and issued reports documenting the state of our nation's oceans and provided ocean policy recommendations. In response to the final report of the United States commission on ocean policy, the president issued the United States ocean action plan and created the cabinet-level committee on ocean policy in December 2004. Through these actions, the federal government has evidenced an intent to facilitate coordination between federal, state, tribal, local governments, and other interested groups and to provide funding for ocean resources programs and activities.

Requires the ocean policy review commission to report its findings and recommendations to the governor and the appropriate policy and fiscal committees of the Senate and house of representatives by December 31, 2006.

Directs the governor or the governor's designee to work to secure federal grants and other sources of funding for inclusion in the coastal and ocean resources account during the existence of the ocean policy review commission.

SB 5279 by Senator Jacobsen

Modifying provisions with regard to recreational activities on certain lands.

(AS OF SENATE 2ND READING 3/11/05)

Declares that, for purposes of RCW 4.24.210, the following are not fees: (1) A license or permit issued for statewide use under authority of chapter 79A.05 RCW or Title 77 RCW; and (2) A daily, seasonal, or annual charge for access to privately owned lands for the purposes of outdoor recreation where all revenues are devoted to land management costs.

SB 5280 by Senators Weinstein, Jacobsen, Finkbeiner, Schmidt, Haugen, and Shin

Requiring motorcycle safety courses to be approved by the director of licensing.

SB 5280 by Senators Weinstein, Jacobsen, Finkbeiner, Schmidt, Haugen, and Shin

Requiring motorcycle safety courses to be approved by the director of licensing.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Natural Resources, Ocean & Recreation.

Jan 31 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 8 NROR - Majority; 1st substitute bill substituted, do pass.

Feb 23 Public hearing in committee.

Mar 7 WM - Majority; do pass 1st substitute bill proposed by Natural Resources, Ocean & Recreation.

Mar 10 Passed to Rules Committee for second reading.

Mar 16 1st substitute bill substituted.

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 17 Public hearing in committee.

Feb 24 Executive session in committee.

Feb 25 NROR - Majority; do pass.

Feb 28 Passed to Rules Committee for second reading.

Mar 10 Passed to Rules Committee for second reading.

Mar 16 Rules suspended. Placed on Third Reading.

Mar 23 Public hearing in committee.

Mar 15 First reading, referred to Judiciary.

Mar 16 Rules suspended. Placed on Third Reading.

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 9 Executive session in committee.

Feb 15 Made eligible to be placed on second reading.

Feb 17 Public hearing in committee.

Feb 20 Public hearing in committee.

Feb 24 By resolution, referred to Rules Committee.

Mar 10 Passed to Rules Committee for second reading.

Mar 16 Rules suspended. Placed on Third Reading.

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 9 Executive session in committee.

Feb 10 TRAN - Majority; do pass.

Feb 15 Made eligible to be placed on second reading.

Feb 17 Public hearing in committee.

Feb 24 By resolution, referred to Rules Committee.

Mar 10 Passed to Rules Committee for second reading.

Mar 16 Rules suspended. Placed on Third Reading.

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 9 Executive session in committee.

Feb 10 TRAN - Majority; do pass.

Feb 15 Made eligible to be placed on second reading.

Feb 17 Public hearing in committee.

Feb 24 By resolution, referred to Rules Committee.

Mar 10 Passed to Rules Committee for second reading.

Mar 16 Rules suspended. Placed on Third Reading.

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Feb 9 Executive session in committee.

Feb 10 TRAN - Majority; do pass.

Feb 15 Made eligible to be placed on second reading.

Feb 17 Public hearing in committee.

Feb 24 By resolution, referred to Rules Committee.

Mar 10 Passed to Rules Committee for second reading.

Mar 16 Rules suspended. Placed on Third Reading.

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.
Funding the development of an automated system to process real estate excise taxes.

**(SEE ALSO PROPOSED 1ST SUB)**

Creates the real estate excise tax electronic technology account in the custody of the state treasurer. An appropriation is not required for expenditure and the account is not subject to allotment procedures under chapter 43.88 RCW.

Directs the county treasurer to collect an additional five-dollar fee on all taxable transactions required by chapter 82.45 RCW. The county treasurer shall remit this fee to the state treasurer at the same time the county treasurer remits funds to the state under RCW 84.56.280. The state treasurer shall place money from this fee in the real estate excise tax electronic technology account.

Requires that, when received by the county treasurer, the funds shall be placed in a special real estate excise tax electronic technology fund held by the county treasurer to be used exclusively for the development, implementation, and maintenance of an electronic processing and reporting system for real estate excise tax affidavits. Funds may be expended to make the system compatible with the automated real estate excise tax system developed by the department of revenue and compatible with the processes used in the offices of the county assessor and county auditor. Any funds held in the account that are not expended by July 1, 2015, revert to the county capital improvements fund.

Takes effect August 1, 2005.

**SB 5281-S** by Senate Committee on Government Operations & Elections (originally sponsored by Senators Spanel, Hewitt, Fraser, and Swecker)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Creates the real estate excise tax electronic technology account in the custody of the state treasurer. An appropriation is not required for expenditure and the account is not subject to allotment procedures under chapter 43.88 RCW.

Directs the county treasurer to collect an additional five-dollar fee on all taxable transactions required by chapter 82.45 RCW. The county treasurer shall remit this fee to the state treasurer at the same time the county treasurer remits funds to the state under RCW 84.56.280. The state treasurer shall place money from this fee in the real estate excise tax electronic technology account.

Requires that, when received by the county treasurer, the funds shall be placed in a special real estate excise tax electronic technology fund held by the county treasurer to be used exclusively for the development, implementation, and maintenance of an electronic processing and reporting system for real estate excise tax affidavits. Funds may be expended to make the system compatible with the automated real estate excise tax system developed by the department of revenue and compatible with the processes used in the offices of the county assessor and county auditor. Any funds held in the account that are not expended by July 1, 2015, revert to the county capital improvements fund.

**SB 5282** by Senators Kline, Hargrove, Mulliken, Fairley, and Thibaudeau

Clarifying earned release provisions that apply to city and county jails.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Amends RCW 9.92.151 and 70.48.210 relating to a clarification of the earned release time provisions for offenders held in city or county jails.

**(AS OF SENATE 2ND READING 3/11/05)**

Amends RCW 9.92.151 and 70.48.210 relating to a clarification of the earned release time provisions for offenders held in city or county jails.

Declares that the changes to the maximum percentages of earned release time in RCW 9.92.151 and 70.48.210 do not create any expectation that the percentage of earned release time cannot be revised and offenders have no reason to conclude that the maximum percentage of earned release time is an entitlement or creates any liberty interest. The legislature retains full control over the right to revise the maximum percentages of earned release time available to offenders at any time. This provision applies to persons convicted on or after the effective date of this act.

**SB 5283** by Senators Kline, Mulliken, Keiser, Carroll, Shin, Stevens, Regala, Doumit, Rasmussen, Oke, and Benton

Increasing penalties for repeat DUI offenses.

Increases penalties for repeat DUI offenses.

**SB 5284** by Senators Kline, Thibaudeau, and Fairley

Removing robbery 2 from the list of most serious offenses.

Deletes robbery 2 from the list of most serious offenses.
Restricting postretirement employment for members of the public employees' retirement system plan 1 and the teachers' retirement system plan 1.

(SEE ALSO PROPOSED 1ST SUB)

Restricts postretirement employment for members of the public employees' retirement system plan 1 and the teachers' retirement system plan 1.

SB 5286-S by Senate Committee on Ways & Means (originally sponsored by Senators Kastama, Prentice, and Doumit)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Restricts postretirement employment for members of the public employees' retirement system plan 1 and the teachers' retirement system plan 1.

SB 5287 by Senator Prentice

Authorizing a state tax on social card games.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes a state tax on social card games.

SB 5287-S by Senate Committee on Ways & Means (originally sponsored by Senator Prentice)

Modifying house-banked social card game provisions.

AS OF SENATE 2ND READING 4/22/05

Provides that the commission shall neither issue nor renew any license to engage in a house-banked card game except in a location specified in a license to conduct a house-banked card game approved pursuant to this act, or that, as of March 10, 2005:

1. Is approved by the commission, is in effect, and is not subsequently a license at issue in an application for relocation submitted pursuant to this act; or
2. Has been submitted to and has not subsequently been denied by the commission.

Provides that a licensee authorized to engage in house-banked card games pursuant to a license described in this act may continue to engage only in gambling activity authorized under the license unless, on the renewal date of the license, the city, town, city-county, or county to adopt or enforce any ordinance, resolution, or other legislative act changing or purporting to change any provision within the scope of a license issued under chapter 9.46 RCW.

Provides that an application to relocate a licensed premise under this act shall not be approved, and if previously approved, the license to engage in a house-banked card game at such location shall be revoked and not subsequently issued or renewed in any location, if the licensee who submitted the application under this act, or any director, officer, or other substantial interest holder of the licensed gambling activity, pleads guilty to or is found guilty of any crime constituting, or if prosecuted under the laws of Washington would constitute, a class A, B, or C felony under RCW 9A.20.021 or 9A.20.040 or Title 9 RCW, arising out of any act or acts that occurred at any time the licensee held a license issued by the commission.
specifying how custodial interrogations of juveniles may be conducted.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Requires that, when a law enforcement officer takes a juvenile into custody, the officer must immediately make reasonable attempts to notify a parent, guardian, or custodian that the juvenile is in custody, where the juvenile is being held, and of his or her right to consult with the juvenile.

Provides that no statement, admission, or confession, written or oral, of a juvenile under the age of seventeen given as the result of custodial interrogation by law enforcement officials is admissible unless: (1) A parent, guardian, or custodian was present during the statement; (2) Prior to the statement the juvenile and his or her parent, guardian, or custodian were advised of the juvenile’s rights, including the right to remain silent, that any statement may be used against him or her, the right to have an attorney appointed if financially unable to afford one; (3) There was meaningful consultation between the juvenile and the parent, guardian, or custodian; and (4) The parent, guardian, or custodian does not have any interests adverse to the juvenile.

Provides that, if a juvenile expresses fear or distress at the prospect of law enforcement notifying the juvenile’s parent, guardian, or custodian that the juvenile is in custody, which leads the officer to believe there is a possibility that the juvenile is experiencing some type of abuse or neglect, the juvenile shall be given a reasonable opportunity to have another interested adult present. If no other interested adult is available after reasonable efforts are made to contact the adult at the juvenile’s request, the juvenile shall be provided with an attorney.

**SB 5289** by Senators McAuliffe, Hargrove, Stevens, Mulliken, and Benton

Disregarding from federal accountability reporting those students receiving home-based instruction who participate in running start. (SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a student receiving home-based instruction enrolling in a public high school for the sole purpose of participating in courses or programs offered by institutions of higher education shall not be counted by the school district in any accountability reporting if the student’s parents or guardians filed a declaration of intent to provide home-based instruction and the student received home-based instruction who participate in running start. Disregarding from federal accountability reporting those students receiving home-based instruction who participate in running start.
higher education shall not be counted by the school district in any required state or federal accountability reporting if the student’s parents or guardians filed a declaration of intent to provide home-based instruction and the student received home-based instruction during the school year before the school year in which the student intends to participate in courses or programs offered by the institution of higher education.

Provides that students receiving home-based instruction under chapter 28A.200 RCW and students attending private schools approved under chapter 28A.195 RCW shall not be required to meet the student learning goals, obtain a certificate of academic achievement or a certificate of individual achievement to graduate from high school, or to master the essential academic learning requirements.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 27 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 14 EKHE - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 14 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yes, 45; nays, 0; absent, 0; excused, 4; -- IN THE HOUSE --
Mar 17 First reading, referred to Education.
Mar 23 Public hearing in committee.
Mar 28 Executive session in committee. ED - Executive action taken by committee.
Apr 1 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading. Third reading, passed; yes, 95; nays, 0; absent, 0; excused, 3; -- IN THE HOUSE --
Apr 7 President signed. -- IN THE HOUSE --
Apr 11 Speaker signed. ORANGE -- OTHER THAN LEGISLATIVE ACTION --
Apr 15 Delivered to Governor.

SB 5290 by Senators Delvin, Rasmussen, Schoesler, Shin, Morton, Jacobsen, and Mulliken

Companion Bill: 1398

Including goats in theft of livestock in the first degree.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 9A.56.080 and 4.24.320 to include goats in theft of livestock in the first degree.

SB 5290-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Delvin, Rasmussen, Schoesler, Shin, Morton, Jacobsen, and Mulliken)

(DIGEST AS ENACTED)

Amends RCW 9A.56.080 and 4.24.320 to include goats in theft of livestock in the first degree.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Agriculture & Rural Economic Development.
Feb 3 Public hearing in committee.
Feb 8 Public hearing and executive action taken in committee.

Feb 10 ARED - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Feb 25 1st substitute bill substituted. Third reading, passed; yes, 46; nays, 0; absent, 0; excused, 3. -- IN THE HOUSE --
Feb 28 First reading, referred to Criminal Justice & Corrections.

Mar 29 Public hearing in committee.
Mar 31 Executive session in committee. CJC - Executive action taken by committee.
Apr 1 Passed to Rules Committee for second reading.
Apr 13 Placed on second reading.
Apr 14 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yes, 93; nays, 1; absent, 0; excused, 4; -- IN THE SENATE --
Apr 23 Senate concurred in House amendments. Passed final passage; yes, 37; nays, 10; absent, 0; excused, 2. President signed. -- IN THE HOUSE --
Apr 24 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION -- Delivered to Governor.


SB 5291 by Senators Poulsen, Morton, Fraser, Mulliken, and Kohl-Welles

Companion Bill: 1384

Authorizing the construction and operation of renewable energy projects by joint operating agencies.

Authorizes the construction and operation of renewable energy projects by joint operating agencies.

-- 2005 REGULAR SESSION --

Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.

SB 5292 by Senators Poulsen and Morton

Requiring an administrative auditor to conduct nuclear power plant audits.

Requires an administrative auditor to conduct nuclear power plant audits.

-- 2005 REGULAR SESSION --

Jan 25 Public hearing in committee.

SB 5293 by Senators Mulliken, Hargrove, Stevens, and Delvin

Requiring DSHS to investigate fraud and to cooperate with fraud investigations.
Disabilities.

Provides that, when evidence or other information compiled as part of fraud investigations conducted under chapter 43.20A RCW indicate that there is any potential for criminal violations, all findings, evidence, and supporting information shall be transferred in a timely manner to law enforcement officers in the county in which the fraud was allegedly committed.

Requires department fraud investigators to cooperate in the investigation and prosecution of crimes.

**SB 5293-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Mulliken, Hargrove, Stevens, and Delvin)

Creating the office of inspector general.

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Establishes in the office of the attorney general, the office of inspector general. The office of inspector general shall be directed by the inspector general who shall be appointed by the attorney general. The office of inspector general shall investigate welfare fraud and public assistance fraud in Washington state. Welfare includes public assistance programs and benefits, temporary assistance for needy families, WorkFirst, electronic benefits transfer, food stamps, and child care benefits. Medicaid fraud shall be referred to the medicaid fraud control unit of the office of the attorney general for investigation.

Requires the office of inspector general to publish a report to the legislature annually which shall include a narrative and corresponding statistical data on its activities. This annual report may include recommendations for agency operations and policies, legislative action, government oversight, or funding. The report is due January 1, 2006, and each year thereafter.

**SB 5294** by Senators Mulliken and Stevens

Revising the licensing process for agencies providing care for children, expectant mothers, and persons with developmental disabilities.

Amends RCW 74.15.100 relating to signature upon penalty of perjury on license applications for agencies providing care for children, expectant mothers, and persons with developmental disabilities.

**SB 5295** by Senators Mulliken, Hargrove, and Stevens

Requiring unique identifying numbers for agencies providing care for children, expectant mothers, or persons with developmental disabilities.

Ensures that each agency licensed under chapter 74.15 RCW shall have a unique identifying number issued upon application that shall be used in all transactions with the department and which can be used to track and trace all payments made to that agency. The unique identifying number assigned shall not be the agency's social security number.

**SB 5296** by Senators Mulliken, Hargrove, Stevens, and Rasmussen

Providing for identity verification for persons providing care to children, expectant mothers, and persons with developmental disabilities.

Requires verification of the identity of an applicant for an agency license or renewal of a license. In order to verify the identity of an applicant for a license or renewal of a license, the secretary shall require that an applicant submit his or her date of birth, a copy of his or her valid picture identification issued by a government entity, and a copy of his or her social security card or verification of his or her employer identification number. The secretary shall use the information provided only to verify the identity of the applicant.

**SB 5297** by Senator Mulliken

Requiring a unique identifying number for each child eligible for state-subsidized child care.

Provides that each child eligible for state-subsidized child care shall be assigned a unique identifying number upon application for state-subsidized child care that can be used to track attendance and state financial support provided to that child. The unique identifying number assigned shall not be the applicant's social security number.

**SB 5298** by Senators Carrell, Kastama, Stevens, Berkey, Rockefeller, Rasmussen, Oke, Swecker, Delvin, Schmidt, Morton, Parlette, Benson, and Mulliken

Exempting qualified historic property from the state property tax.

**(SEE ALSO PROPOSED 1ST SUB)**

Recognizes it is a public good to keep historic private property on the tax rolls at its maximum value, rather than having such property fall into disrepair, and that well-maintained and preserved historic property enhances a community's sense of culture and pride. To achieve this purpose, chapter 84.26 RCW provides special valuation for improvements to historic property and property tax exemptions for maintenance and repair activities.

Provides that historic property that is designated as qualified historic property under this act is exempt from property taxes levied for any state purpose for the year of designation. This exemption cannot be claimed more than once in a five-year period.

Requires an owner of property desiring designation as qualified historic property under this chapter to apply to the assessor of the county in which the property is located upon forms prescribed by the department of revenue and supplied by the county assessor. Applications shall be made no later than October 1st for exemption from taxes payable the following year.

**SB 5298-S** by Senate Committee on Government Operations & Elections (originally sponsored by Senators
Carrell, Kastama, Stevens, Berkey, Rockefeller, Rasmussen, Oke, Swecker, Delvin, Schmidt, Morton, Parlette, Benson, and Mulliken

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Recognizes it is a public good to keep historic private property on the tax rolls at its maximum value, rather than having such property fall into disrepair, and that well-maintained and preserved historic property enhances a community's sense of culture and pride. To achieve this purpose, chapter 84.26 RCW provides special valuation for improvements to historic property and property tax exemptions for maintenance and repair activities.

Provides that historic property that is designated as qualified historic property under this act is exempt from property taxes levied for any state purpose for the year of designation. This exemption cannot be claimed more than once in a five-year period. This exemption cannot be claimed if the owner of historic property is participating in the special valuation program, as defined in RCW 84.26.020.

Requires that, within ten days after the filing of the application for a property tax exemption for maintenance and repair activity in the county assessor's office, the county assessor shall refer each application to the local review board.

Directs the review board to approve the application if the property: (1) Is listed on the Washington heritage register or the national register of historic places;

(2) Is residential property occupied by the owner;

(3) Incurs expenditures for maintenance and repair activity that exceed ten percent of the assessed value of the residential structure; and

(4) Complies with minimum standards of maintenance that protect those elements which qualify the property as historically significant.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Government Operations & Elections.

Feb 1 Public hearing in committee.

Mar 1 Executive session in committee.

Mar 2 GO - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Referred to Ways & Means.

Jan 25 Public hearing in committee.

SB 5299 by Senators Carrell, Swecker, and Zarelli

Requiring county assessors to submit an annual property tax report to the department of revenue.

Requires each county assessor, before March 1st each year, to prepare and submit to the department of revenue a detailed report on property taxes levied within the county. The report must include assessed valuation, levy rate, and levy amount for each type of levy by each taxing district authorized to levy property taxes within the county. The report must also include information necessary to calculate the property tax limit contained in chapter 84.55 RCW for each taxing district.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Government Operations & Elections.

SB 5300 by Senators Carrell, Zarelli, Schmidt, Stevens, Esser, Delvin, Swecker, Pflug, Honeyford, and Mulliken

Addressing defenses in civil actions.

Finds that a person who is injured as a result of engaging in criminal activity should not be entitled to recover damages for that injury if the criminal activity was an actual cause of the injury and the circumstances of the injury warrant preclusion of liability as a matter of social policy and common sense. The law provides a complete defense against a personal injury action if the injured person was engaged in a felony at the time of the injury.

Declares an intent to extend this policy to situations involving gross misdemeanor and misdemeanor crimes if the person is found to have committed the offense.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Judiciary.

SB 5301 by Senators Carrell, Swecker, Johnson, Schoesler, Benson, Honeyford, Stevens, and Mulliken

Authorizing law libraries to deliver services on-line.

Provides that all of the services of any county or regional law library under chapter 27.24 RCW may be delivered through one or more online electronic legal research facilities supplied or contracted for by a county or counties.

Provides that no county may maintain more than one library facility with legal research materials in the form of printed material, including but not limited to books, periodicals, or reports. Any county that maintains such a facility may also maintain one or more separate electronic research facilities.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Judiciary.

SB 5302 by Senators Jacobsen, Poulsen, Schmidt, and Kohl-Welles

Authorizing compensation for school district boards of directors.

Authorizes the school district board of directors to adopt a resolution authorizing each member of the school district board of directors to receive compensation in an amount not to exceed one hundred dollars for each day during which the member attends an official meeting of the group or performs statutorily prescribed duties approved by the chairperson of the board.

Declares that a person shall not receive compensation for a day of service under this section if: (1) The person occupies a position normally regarded as full time in nature, in any agency of the federal government, Washington state government, Washington state local government, or school district in Washington state; and

(2) Receives any compensation from such government for working that day.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 4 Public hearing in committee.

SB 5303 by Senators Jacobsen, Poulsen, Kline, and Franklin

Creating the historically Black college fund pilot project.

Declares an intent to direct the higher education coordinating board to establish a pilot project that permits a limited number of students to use their state need grant awards to study at Morehouse College, Howard University, Spelman College, Grambling State University, or Tuskegee University.

Creates the historically Black college fund pilot project. Through the pilot project, up to one hundred students may use their state-funded need grant awards when they study at Morehouse College, Howard University, Spelman College, Grambling State University, or Tuskegee University.


Requires that, by December 15, 2010, the board shall report to the governor and appropriate committees of the legislature on the results of the pilot project. The report shall include a recommendation on the extent financial aid portability programs should be revised or expanded for Washington's students.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.
SB 5304 by Senators Jacobsen, Poulsen, and Kline

Providing a specific funding mechanism for making community and technical college faculty salary increment awards.

Declares an intent that state appropriations be adjusted to an amount which, together with faculty turnover savings, provides for a fair and equitable funding of faculty salary increments for both part-time and full-time faculty.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Labor, Commerce, Research & Development.
Feb 21 Public hearing in committee.
Jan 16 Public hearing in committee.

SB 5305 by Senators Rasmussen, Benton, Roach, Swecker, Zarelli, Regala, Stevens, Shin, Delvin, Franklin, and Mulliken

Companion Bill: 2201

Prohibiting vaccinating pregnant women and children with mercury-containing vaccines.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, beginning July 1, 2006, a person who is known to be pregnant or who is under three years of age shall not be vaccinated with a mercury-containing vaccine or injected with a mercury-containing product that contains more than 0.5 micrograms of mercury per 0.5 milliliter dose.

Declares that, notwithstanding this provision, an influenza vaccine may contain up to 1.0 micrograms of mercury per 0.5 milliliter dose.

SB 5305-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Rasmussen, Benton, Roach, Swecker, Zarelli, Regala, Stevens, Shin, Delvin, Franklin, and Mulliken)

(DIGEST AS ENACTED)

Finds that where there is public concern over the safety of vaccines, vaccination rates may be reduced to the point that deadly, vaccine-preventable, childhood diseases return. This measure is being enacted to maintain public confidence in vaccine programs, so that the public will continue to seek vaccinations and their health benefits may continue to protect the people of Washington.

Provides that, beginning July 1, 2007, a person who is known to be pregnant or who is under three years of age shall not be vaccinated with a mercury-containing vaccine or injected with a mercury-containing product that contains more than 0.5 micrograms of mercury per 0.5 milliliter dose.

Authorizes the secretary of the department of health to, upon declaration of a public health emergency, suspend the requirements of this act for the duration of the emergency.

-- 2005 REGULAR SESSION --

Jan 19 First reading, referred to Health & Long-Term Care.
Jan 31 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6 Senate refuses to concur in House amendments. Asks House to recede from amendments.

Mar 7 Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 8 Senate concurred in House amendments. Passed final passage; yeas, 47; nays, 0; absent, 1; excused, 11. President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.

Chapter 231, 2006 Laws.
Effective date 6/7/2006.

SB 5306 by Senators Weinstein, Rockefeller, Pridemore, McAuliffe, Shin, Fairley, Prentice, Keiser, Regala, Brown, Kline, and Kohl-Welles

Companion Bill: 1282

Regarding sexual health education.

Declares that the state has a duty to ensure that young people are equipped with the comprehensive, medically accurate, age-appropriate information that they need to protect themselves from unintended pregnancy and sexually transmitted diseases, including HIV infection. The best approach to protecting youth in this environment is to support the resources that they trust and to ensure that young people have as much accurate, objective information about sexual health as possible.

Requires every school district that offers sexual health education to incorporate the January 2005 guidelines for sexual health information and disease prevention of the department of health and the office of the superintendent of public instruction.

Provides that every school district that offers sexual health information and disease prevention must emphasize abstinence, as required by RCW 70.24.210, except that abstinence may not be taught to the exclusion of other methods of preventing teenage pregnancy and sexually transmitted diseases, including HIV infection. In addition to abstinence, sexual health education must teach medically accurate information about the effectiveness of contraceptives and other family planning options in a comprehensive manner.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Placed on third reading by Rules Committee.
Feb 6 Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Feb 7 First reading, referred to Health Care.
Feb 16 Public hearing in committee.
Feb 17 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Feb 21 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 27 Governor signed.
<p>- 2005 REGULAR SESSION --<br>Jan 19 First reading, referred to Health & Long-Term Care.<br>Jan 24 Public hearing in committee.<br>Mar 2 Executive session in committee.</p>

**SB 5307** by Senators Keiser, Eide, and Kohl-Welles<br>Modifying requirements for the operation of amusement rides.<br>

**(AS OF SENATE 2ND READING 3/08/05)**

Revises requirements for the operation of amusement rides.<br>

- 2005 REGULAR SESSION --<br>Jan 19 First reading, referred to Labor, Commerce, Research & Development.<br>Feb 1 Public hearing in committee.<br>Feb 3 Executive session in committee.<br>LCRD - Majority; do pass. Minority; do not pass.<br>Feb 4 Passed to Rules Committee for second reading.<br>Feb 8 Made eligible to be placed on second reading.<br>Feb 22 Placed on second reading by Rules Committee.<br>Mar 8 Rules suspended. Placed on Third Reading. Third reading; passed; yeas, 27; nays, 21; absent, 1; excused, 0.<br>-- IN THE HOUSE --<br>Mar 9 First reading, referred to Commerce & Labor.<br>Mar 21 Public hearing in committee.<br>Mar 30 Executive session in committee.<br>LCRD - Executive action taken by committee.<br>CL - Majority; do pass. Minority; do not pass.<br>Apr 1 Passed to Rules Committee for second reading.<br>Apr 24 By resolution, returned to Senate Rules Committee for third reading.<br>

**SB 5308** by Senators Kohl-Welles, Hargrove, and Oke<br>Changing provisions relating to mandatory reporting of child abuse or neglect.<br>

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Provides that, when any person, in his or her official supervisory capacity with a nonprofit or for-profit organization, has reasonable cause to believe that a child has suffered abuse or neglect caused by a person over whom he or she regularly exercises supervisory authority, he or she shall report such incident, or cause a report to be made, to the proper law enforcement agency, provided that the person alleged to have caused the abuse or neglect is employed by, contracted by, or volunteers with the organization and coaches, trains, educates, or counsels a child or children or regularly has unsupervised access to a child or children as part of the employment, contract, or voluntary service.<br>

**SB 5308-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Hargrove, and Oke)<br>

**(DIGEST AS ENACTED)**

Provides that, when any person, in his or her official supervisory capacity with a nonprofit or for-profit organization, has reasonable cause to believe that a child has suffered abuse or neglect caused by a person over whom he or she regularly exercises supervisory authority, he or she shall report such incident, or cause a report to be made, to the proper law enforcement agency, provided that the person alleged to have caused the abuse or neglect is employed by, contracted by, or volunteers with the organization and coaches, trains, educates, or counsels a child or children or regularly has unsupervised access to a child or children as part of the employment, contract, or voluntary service.<br>

Declares that no one shall be required to report under this act when he or she obtains the information solely as a result of a privileged communication as provided in RCW 5.60.060.<br>

- 2005 REGULAR SESSION --<br>Jan 19 First reading, referred to Human Services & Corrections.<br>Feb 7 Public hearing in committee.<br>Feb 14 Executive session in committee.<br>Feb 16 HSC - Majority; 1st substitute bill be substituted, do pass.<br>Passed to Rules Committee for second reading.<br>Feb 22 Made eligible to be placed on second reading.<br>Mar 1 Placed on second reading by Rules Committee.<br>Mar 9 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.<br>-- IN THE HOUSE --<br>Mar 11 First reading, referred to Children & Family Services.<br>Mar 17 Public hearing in committee.<br>Mar 28 Executive session in committee.<br>CPS - Executive action taken by committee.<br>CPS - Majority; do pass with amendment(s). Minority; without recommendation.<br>Mar 30 Passed to Rules Committee for second reading.<br>Apr 7 Placed on second reading by Rules Committee.<br>Apr 11 Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading; passed; yeas, 96; nays, 0; absent, 0; excused, 2.<br>-- IN THE SENATE --<br>Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.<br>-- IN THE HOUSE --<br>Apr 19 House receded from amendments. Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.<br>-- IN THE SENATE --<br>President signed.<br>-- IN THE HOUSE --<br>Apr 21 Speaker signed.<br>OTHER THAN LEGISLATIVE ACTION --<br>Apr 23 Delivered to Governor.<br>May 11 Governor signed. Chapter 417, 2005 Laws. Effective date 7/24/2005.<br>

**SB 5309** by Senators Kohl-Welles, Benton, and Kline<br>Revising the definition of "abuse of a supervisory position."<br>

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Provides that "abuse of a supervisory position" means a direct or indirect threat or promise to use authority to the detriment or benefit of a minor or the use of a significant relationship to obtain the consent of a minor.  

**SB 5309-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Benton, and Klime)<br>Defining sexual misconduct with a minor.<br>

**(DIGEST AS ENACTED)**

Declares that "abuse of a supervisory position" means: (1) To use a direct or indirect threat or promise to exercise authority to the detriment or benefit of a minor; or (2) To exploit a significant relationship in order to obtain the consent of a minor.
Provides that a person is guilty of sexual misconduct with a minor in the first degree when the person is a foster parent who has, or knowingly causes another person under the age of eighteen to have, sexual intercourse with his or her foster child who is at least sixteen.

― 2005 REGULAR SESSION ―
Jan 19 First reading, referred to Human Services & Corrections.
Feb 1 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 15 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 8 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

― IN THE HOUSE ―
Mar 11 First reading, referred to Criminal Justice & Corrections.
Mar 25 Public hearing in committee.
Mar 31 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

― IN THE HOUSE ―
President signed.

― IN THE HOUSE ―
Apr 16 Speaker signed.

― OTHER THAN LEGISLATIVE ACTION ―
Apr 20 Delivered to Governor.
May 4 Governor signed.
Chapter 262, 2005 Laws.
Effective date 7/24/2005.

SB 5310 by Senators Johnson, Roach, Swecker, Schoesler, Stevens, and Hewitt
Prohibiting surveys of unemployment insurance claimants.
(SEE ALSO PROPOSED 1ST SUB)
Provides that, to respect the privacy and dignity of individual claimants, the department may not survey current or former claimants regarding any claimant’s household budget or the expenditure of his or her unemployment benefits.

SB 5310-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Johnson, Roach, Swecker, Schoesler, Stevens, and Hewitt)
Requiring the employment security department to include on survey materials that participation is voluntary.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that, whenever the department surveys either current or former unemployment insurance benefit recipients, it shall note, in large font, on both the survey instrument and on all accompanying correspondence that participation in the survey is entirely voluntary.

― 2005 REGULAR SESSION ―
Jan 19 First reading, referred to Labor, Commerce, Research & Development.
Feb 10 Public hearing in committee.
Feb 25 Executive session in committee.
Feb 28 LCRC - Majority; 1st substitute bill be substituted, do pass.
Mar 1 Passed to Rules Committee for second reading.
March
Mar 11 Passed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5311 by Senators Rasmussen, Jacobsen, Mc Cauliffe, Mulliken, Stevens, Roach, Shin, Kohl-Welles, and Spanel
Companion Bill: 2181
Creating an autism task force.

(DIGEST AS ENACTED)
Creates the caring for Washington individuals with autism task force to study and make recommendations to the legislature regarding the growing incidence of autism and ways to improve the delivery and coordination of autism services in the state.
Requires the task force to complete its review and submit its recommendations to the appropriate policy and fiscal committees of the legislature and the governor by December 1, 2006.

― 2005 REGULAR SESSION ―
Jan 20 First reading, referred to Health & Long-Term Care.
Feb 16 Work session and executive action taken in committee.
Feb 17 HEA - Majority; without recommendation. Refer to Ways & Means.
Mar 2 Public hearing in committee.
Mar 7 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

― IN THE HOUSE ―
Mar 16 First reading, referred to Children & Family Services.
Mar 28 Public hearing in committee.
Mar 30 Executive session in committee.
CFS - Executive action taken by committee.
CFS - Majority; do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

― IN THE SENATE ―
Apr 16 Senate concurred in House amendments.
Passed final passage; yeas, 42; nays, 0; absent, 0; excused, 7.
Apr 18 President signed.

― IN THE HOUSE ―
Apr 21 Speaker signed.

― OTHER THAN LEGISLATIVE ACTION ―
Apr 23 Delivered to Governor.
May 4 Governor signed.
Chapter 259, 2005 Laws.
Effective date 7/24/2005.

SB 5312 by Senators Swecker, Mulliken, Hewitt, Schmidt, Stevens, Benson, Schoesler, Honeyford, Zarelli, Oke, Roach, Carrell, and Benton
Authorizing the application of county referendum powers to growth management measures.
Provides that within thirty days after a growth management hearings board order remanding or finding a growth management measure, or any portion thereof, enacted by a county legislative
authority to be invalid or out of compliance, the legislative
authority of that county may, by ordinance, refer that growth
management measure to the voters of that county for their
affirmation or rejection at a general or special election. The
county legislative authority shall by ordinance establish
referendum forms and procedures not specifically provided for in
this act.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Government
Operations & Elections.

SB 5313  by Senators Stevens, Swecker, Johnson, Carrell,
Esser, Zarelli, Benson, Mulliken, and Benton

Verifying legal United States presence.

Provides for verification that applicants for driver's licenses,
permits, and identicards are lawfully within the United States.

Authorizes the department to adopt rules to establish
procedures for: (1) Verifying that a driver's license, permit, or
identicard applicant's presence in the United States is authorized
under federal law, including appropriate documentation of that
status;

(2) Issuance of temporary licenses or permits pending
verification of status; and

(3) Appeals hearings from denials and cancellation of
licenses, permits, or identicards based on the requirement that a
licensee, permit holder, or identicard holder be lawfully within the
United States.

Takes effect August 1, 2005.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Transportation.

SB 5314  by Senators Stevens, Esser, Honeyford, Johnson,
Roach, Carrell, Swecker, Schmidt, Schoesler,
Mulliken, and Benton

Prohibiting terrorist acts against animal and natural resource
facilities.

Prohibits terrorist acts against animal and natural resource
facilities.

Provides that a person convicted of an act that violates section
2 of this act and that results in more than one thousand five
hundred dollars in physical damage or destruction of property is
guilty of a class B felony and shall be punished according to chapter
9A.20 RCW.

Provides that a person convicted of an act that violates section
2 of this act and that results in bodily harm to any individual, is guilty of a class B
felony and shall be punished according to chapter 9A.20 RCW.

Provides that any person convicted of an act that violates section
2 of this act and such act intentionally or negligently results in bodily harm to any individual, is guilty of a class B felony and shall be punished according to chapter 9A.20 RCW.

Creates the registry of animal and ecological terrorists. A
person who is convicted of or pleads guilty to an act that violates
this act shall be registered with the attorney general on a form
prescribed by the attorney general. The registry shall contain the
name, a current residence address, a recent photograph, and
signature of the offender.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Judiciary.

SB 5315  by Senators Schoesler, Hewitt, Morton, Johnson,
Swecker, Oke, Delvin, Carrell, Stevens, Honeyford,
Roach, Sheldon, Mulliken, Parlette, and Benton

Reforming certain election procedures.

Revises certain election procedures.

Provides that, if the county auditor receives an absentee or
mail ballot in a return identification envelope on which the voter's
signature is missing, illegible, or does not match the registration
file, only the county auditor or other election officer may contact
the voter regarding the signature. The names of voters in these
cases is not a matter of public record.


-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Government
Operations & Elections.

SB 5316  by Senators Jacobsen, Swecker, Haugen, Parlette,
Kohl-Welles, and Oke; by request of Parks and Recreation Commission

Companion Bill: 1339

Authorizing state parks and recreation commission license plates.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes state parks and recreation commission license plates.

SB 5316-S  by Senate Committee on Transportation
(originally sponsored by Senators Jacobsen,
Swecker, Haugen, Parlette, Kohl-Welles, and Oke; by request of
Parks and Recreation Commission)

(DIGEST AS ENACTED)

Authorizes state parks and recreation commission license plates.

Creates the state parks education and enhancement account in
the custody of the state treasurer. All receipts from the sale of
Washington state park and recreation commission special license
plates, after the deductions permitted by RCW 46.16.313(12),
must be deposited into the account. Expenditures from the
account may only be used to provide public educational
opportunities and enhancement of Washington state parks.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Transportation.
Feb 10 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 TRAN - Majority; 1st substitute bill be
substituted, do pass. Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 12 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0;
absent, 0; excused, 2.

IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 21 Work session and executive action taken in
committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.
Mar 24 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.
Apr 5 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 84; nays, 10;
absent, 0; excused, 4.

IN THE HOUSE --
Apr 6 President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.

Chapter 44, 2005 Laws.
Effective date 7/24/2005.

SB 5317  by Senators Benton, Keiser, Benson, Prentice, Roach, and Shin; by request of Insurance Commissioner

Companion Bill: 1035

Providing confidentiality to certain insurance commissioner examinations. (SUBSTITUTED FOR - SEE 1ST SUB)

Provides confidentiality to certain insurance commissioner examinations.

SB 5317-S  by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Benton, Keiser, Benson, Prentice, Roach, and Shin; by request of Insurance Commissioner)

(DIGEST AS ENACTED)

Provides confidentiality to certain insurance commissioner examinations.

-- 2005 REGULAR SESSION --
Jan 20  First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 25  Public hearing in committee.
Feb  1  Executive session in committee.
Feb  3  FHC - Majority: 1st substitute bill be substituted, do pass.
Feb  8  Passed to Rules Committee for second reading.
Feb 15  Placed on second reading by Rules Committee.
Mar  8  1st substitute bill substituted.
  Rules suspended. Placed on Third Reading.
  Third reading, passed; yeas, 49; nays, 0;
  absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 10  First reading, referred to State Government Operations & Accountability.
  Committee relieved of further consideration.
  Referred to Financial Institutions & Insurance.
Mar 24  Public hearing and executive action taken in committee.
  FII - Executive action taken by committee.
  FII - Majority; do pass.
Mar 28  Passed to Rules Committee for second reading.
Apr  4  Placed on second reading by Rules Committee.
Apr  5  Rules suspended. Placed on Third Reading.
  Third reading, passed; yeas, 95; nays, 0;
  absent, 0; excused, 3.
-- IN THE SENATE --
Apr  7  President signed.
-- IN THE HOUSE --
Apr 11  Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 15  Delivered to Governor.
Apr 21  Governor signed.
  Chapter 126, 2005 Laws.
  Effective date 7/24/2005.

SB 5318  by Senators Thibaudeau, Keiser, Kline, Franklin, Poulsen, McAuliffe, and Kohl-Welles

Companion Bill: 1291

Improving patient safety practices. (SUBSTITUTED FOR - SEE 1ST SUB)

Declares that implementation of proven patient safety strategies can reduce medical errors, and thereby potentially reduce the need for disciplinary actions against licensed health care professionals and facilities, and the frequency and severity of medical malpractice claims.

Declares that health care providers, health care facilities, and health carriers can and should be supported in their efforts to improve patient safety and reduce medical errors by encouraging health care facilities and providers to communicate openly with patients regarding medical errors that have occurred and steps that can be taken to prevent errors from occurring in the future, encouraging health care facilities and providers to work cooperatively in their patient safety efforts, and increasing funding available to implement proven patient safety strategies.

Declares an intent to positively influence the safety and quality of care provided in Washington state's health care system. Provides that the secretary to increase the licensing fee established under RCW 43.70.110 by two dollars for the health care facilities designated in this act.

Requires proceeds of the patient safety fee to be deposited into the patient safety account in this act and dedicated to patient safety and medical error reduction efforts that have been proven to improve, or have a substantial likelihood of improving the quality of care provided by health care professionals and facilities.

Provides that one percent of any attorney contingency fee as contracted with a prevailing plaintiff in any action for damages based upon injuries resulting from health care shall be deducted from the contingency fee as a patient safety set aside.

Requires a patient safety set aside to be transmitted to the secretary of the department of health by the person or entity paying the claim, settlement, or verdict for deposit into the patient safety account established in this act.

Provides that patient safety fee and set aside proceeds shall be administered by the department, after seeking input from health care providers engaged in direct patient care activities, health care facilities, health care provider organizations, and other interested parties.

Provides that, by December 1, 2008, the department shall report the following information to the governor and the health policy and fiscal committees of the legislature: (1) The amount of patient safety fees and set asides deposited to date in the patient safety account; (2) The criteria for distribution of grants, loans, or other appropriate arrangements under this act; and (3) A description of the medical error reduction and patient safety grants and loans distributed to date, including the stated performance measures, activities, timelines, and detailed information regarding outcomes for each project.

SB 5318-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Keiser, Kline, Franklin, Poulsen, McAuliffe, and Kohl-Welles)

(AS OF SENATE 2ND READING 2/03/06)

Declares that implementation of proven patient safety strategies can reduce medical errors, and thereby potentially reduce the need for disciplinary actions against licensed health care professionals and facilities, and the frequency and severity of medical malpractice claims.

Declares that health care providers, health care facilities, and health carriers can and should be supported in their efforts to improve patient safety and reduce medical errors by encouraging health care facilities and providers to communicate openly with patients regarding medical errors that have occurred and steps that can be taken to prevent errors from occurring in the future, encouraging health care facilities and providers to work cooperatively in their patient safety efforts, and increasing funding available to implement proven patient safety strategies.

Declares an intent to positively influence the safety and quality of care provided in Washington state's health care system.

Requires the secretary to increase the licensing fee established under RCW 43.70.110 by two dollars for the health care professionals designated in this act and by two dollars per licensed bed for the health care facilities designated in this act.

Requires proceeds of the patient safety fee to be deposited into the patient safety account in this act and dedicated to patient safety and medical error reduction efforts that have been proven to improve, or have a substantial likelihood of improving the quality of care provided by health care professionals and facilities.

Provides that one percent of any attorney contingency fee as contracted with a prevailing plaintiff in any action for damages based upon injuries resulting from health care shall be deducted from the contingency fee as a patient safety set aside.
Declares an intent to implement a sound furbearer management program, administered using sound science by the department of fish and wildlife, that addresses an animal problem as defined in RCW 77.08.010.

Provides that patient safety fee and set aside proceeds shall be transmitted to the secretary of the department of health by the person or entity paying the claim, settlement, or verdict for deposit into the patient safety account established in this act.

Provides that, by December 1, 2008, the department shall report the following information to the governor and the health policy and fiscal committees of the legislature: (1) The amount of patient safety fees and set asides deposited to date in the patient safety account; (2) The criteria for distribution of grants, loans, or other appropriate arrangements under this act; and (3) A description of the medical error reduction and patient safety grants and loans distributed to date, including the stated performance measures, activities, timelines, and detailed information regarding outcomes for each project.

SB 5320 by Senators Hargrove and Brandland; by request of Criminal Justice Training Commission

Companion Bill: 1340

Authorizing the certification of corrections officers.

(SEE ALSO PROPOSED 1ST SUB)

SB 5320-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove and Brandland; by request of Criminal Justice Training Commission)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the certification of corrections officers.

SB 5319 by Senators Oke, Doumit, Roach, Hargrove, Honeyford, Swecker, Schoeler, Rasmussen, Berkey, Delvin, Morton, Regala, Sheldon, Stevens, Johnson, and Mulliken

Concerning animal trapping.

(AS OF SENATE 2ND READING 2/22/06)

Finds that a professionally managed and regulated trapping program is not only vital to the health of Washington’s wildlife populations, but is also consistent with the state’s obligations to manage all natural resources in trust for the common good of all citizens.

Finds that it is in the interest of all of the citizens of Washington to ensure that all trapping is done in accordance with sound scientific wildlife management principles using humane methods as set forth in this act.
Changing threshold property values for crimes against property.

Increasing district court jurisdiction.

Regulating disclosure of addresses of vehicle owners.

(DIGEST AS ENACTED)

Provides that, where both a mailing address and residence address are recorded on the vehicle record and are different, only the mailing address will be disclosed. Both addresses will be disclosed in response to requests for disclosure from courts, law enforcement agencies or government entities with enforcement, investigative, or taxing authority and only for use in the normal course of conducting their business.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Transportation.
Feb 7 Public hearing in committee.
Feb 9 Executive session in committee.
Feb 10 TRAN - Majority; do pass.
Feb 15 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 4 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0;
absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 8 First reading, referred to Transportation.
Mar 29 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 8 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 93; nays, 3;
absent, 0; excused, 2.
-- IN THE HOUSE --
Apr 19 Senate concurred in House amendments.
Passed final passage; yeas, 46; nays, 0;
absent, 1; excused, 2.
Apr 20 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 9 Governor signed.
Chapter 340, 2005 Laws.
Effective date 7/24/2005.

SB 5325  by Senator Kline
Increasing district court jurisdiction.

Increases district court jurisdiction from fifty thousand to seventy-five thousand dollars.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Judiciary.

SB 5323  by Senators Kline, Esser, Hargrove, Carrell, Stevens, Regala, Fairly, Thibaudau, and Shin
Changing threshold property values for crimes against property.

Revises threshold property values for crimes against property.

-- 2005 REGULAR SESSION --
Jan 19 Public hearing in committee.
Jan 20 First reading, referred to Judiciary.
Feb 3 Executive session in committee.
Feb 4 JUD - Majority; do pass.
Feb 15 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.

SB 5324  by Senators Pflug, Doumit, Parlette, Fraser, Kohl-Welles, and Rasmussen; by request of Select Committee on Pension Policy
Companion Bill: 1321
Allowing members of the teachers' retirement system plan 1 who are employed less than full time as psychologists, social workers, nurses, physical therapists, occupational therapists, or speech language pathologists or audiologists to annualize their salaries when calculating their average final compensation.

Authorizes members of the teachers' retirement system plan 1 who are employed less than full time as psychologists, social workers, nurses, physical therapists, occupational therapists, or speech language pathologists or audiologists to annualize their salaries when calculating their average final compensation.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Ways & Means.
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 3 WM - Majority; do pass.
Mar 7 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.

SB 5325  by Senators Zarelli, Brown, Doumit, Kline, Shin, Sheldon, Pflug, Mulliken, Kohl-Welles, Rasmussen, and Pridemore
Companion Bill: 1907
Promoting economic development and community revitalization.

(AS OF SENATE 2ND READING 2/08/06)
Recognizes that the state as a whole benefits from investment in public infrastructure because it promotes community and economic development. Public investment stimulates business activity and helps create jobs; stimulates the redevelopment of brownfields and blighted areas in the inner city; lowers the cost of housing; and promotes efficient land use.

 Finds that these activities generate revenue for the state and that it is in the public interest to invest in these projects through a credit against the state sales and use tax to those local governments that can demonstrate the expected returns to the state.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to International Trade & Economic Development.
Feb 1 Public hearing in committee.
Feb 8 Executive session in committee.
Feb 10 ITED - Majority; do pass.
And refer to Ways & Means.
Mar 1 Public hearing in committee.
Mar 7 WM - Majority; do pass.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 3;
absent, 0; excused, 0.
SB 5326 by Senators Kohl-Welles, Pridemore, Esser, Kline, Weinstein, Poulsen, Finkbeiner, McAuliffe, Keiser, and Spanel

Companion Bill: 1335

Providing home rule charter cities the ability to choose their election system.

(ORIGINAL BILL INTRODUCED BY SENATORS FAIRLEY AND KOHL-WELLES)

Provides home rule charter cities the ability to choose their election system.

SB 5326-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Fairley and Kohl-Welles, Pridemore, Esser, Kline, Weinstein, Poulsen, Finkbeiner, McAuliffe, Keiser, and Spanel)

(AS OF SENATE 2ND READING 3/11/05)

Provides home rule charter cities the ability to choose their election system.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 29 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

Feb 11 FHC - Majority; do pass.

Feb 21 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 WM - Majority; do pass.

Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 27; nays, 21; absent, 0; excused, 4.

-- IN THE HOUSE --

Mar 15 First reading, referred to Economic Development, Agriculture & Trade.

Mar 29 Public hearing in committee.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

Feb 6 Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 2.

Feb 10 First reading, referred to Economic Development, Agriculture & Trade.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 5327 by Senators Fairley and Kohl-Welles

Creating an office of privacy protection.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the office's purpose is protecting the privacy of individuals' personal information in a manner consistent with the Washington state Constitution by identifying consumer problems in the privacy area and facilitating development of fair information practices.

Directs the office to inform the public of potential options for protecting the privacy of, and avoiding the misuse of, personal information.

Requires the office to make recommendations to organizations for privacy policies and practices that promote and protect the interests of Washington consumers.

SB 5327-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the office's purpose is protecting the privacy of individuals' personal information in a manner consistent with the Washington state Constitution by identifying consumer problems in the privacy area and facilitating development of fair information practices.

Directs the office to inform the public of potential options for protecting the privacy of, and avoiding the misuse of, personal information.

Requires the office to make recommendations to organizations for privacy policies and practices that promote and protect the interests of Washington consumers.

SB 5328 by Senators Fairley and McAuliffe

Companion Bill: 1927

Restricting the use of personal credit histories and credit scores.

Provides that the use of a person's credit history or credit score as a factor in underwriting, renewal, cancellation, and premium decisions by insurers for personal insurance is prohibited in this state.

Repeals RCW 48.18.545, and 48.19.035.
Establishing an industry cluster-based approach to economic development.

(AS OF SENATE 2ND READING 1/20/06)

Finds that the use of industrial clusters as a descriptive tool can provide a clear understanding of the relationships between firms that drive the local economy. An industry cluster is a group of complementary, competing, and interdependent firms that represent the entire value chain of a broadly defined industry from suppliers to end products, including supporting services and specialized infrastructure.

Finds that: (1) Cluster-based economic analysis is a tool for understanding industry dynamics; (2) The purpose of cluster analysis is to identify those areas of the economy in which a region has or might develop a comparative advantage and to develop short and long-term strategies for growing the regional economy; and (3) Using cluster analysis in the development of economic development strategies highlights opportunities for coordination and improvement in areas of mutual concern to firms without threatening or distorting competition.

Declares an intent that the department of community, trade, and economic development use a cluster-based economic analysis in the development and delivery of economic development services in the state.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to International Trade & Economic Development.
Jan 27 Public hearing in committee.
Feb 8 Executive session in committee.
Feb 10 ITED - Majority; do pass.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Feb 25 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Feb 28 First reading, referred to Economic Development, Agriculture & Trade.
Mar 22 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on third reading by Rules Committee.
Jan 20 Third reading, passed; yeas, 36; nays, 0; absent, 3; excused, 10.
-- IN THE HOUSE --
Jan 23 First reading, referred to Economic Development, Agriculture & Trade.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 4 Referred to Rules 2 Consideration.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.
SB 5329 by Senators Pflug, Shin, Esser, Schoesler, Roach, Rasmussen, Rockefeller, Berkey, and Mulliken

SB 5330 by Senators Shin, Rasmussen, Berkey, McAuliffe, and Kohl-Welles

Creating the economic development grants program. (REVISED FC PAID LEGISLATURE: Regarding an inventory of economic development grant opportunities.)

(DIGEST AS ENACTED)

Declares that it is the state's policy to encourage the use of federal and private funds for economic development purposes and to use state resources to leverage federal and private dollars to supplement state economic development efforts.

Requires the department to make available, within existing resources, an inventory of grant opportunities for state agencies, local governments, and other community organizations engaged in economic development activities.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to International Trade & Economic Development.
Jan 27 Public hearing in committee.
Feb 8 Executive session in committee.
Feb 10 ITED - Majority; do pass.
Feb 15 Made eligible to be placed on second reading.
Feb 23 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 3 WM - Majority; do pass.
Mar 11 Passed to Rules Committee for second reading.
Mar 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 43; nays, 0; absent, 2; excused, 4.
-- IN THE HOUSE --
Mar 15 First reading, referred to Economic Development, Agriculture & Trade.
Mar 29 Public hearing in committee.
Apr 1 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass with amendment(s).
Minority; do not pass.
Referred to Appropriations.
Apr 2 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Made eligible to be placed on third reading.
Jan 20 Placed on third reading by Rules Committee.
Feb 11 Rules suspended.
Feb 23 Executive action taken by committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass with amendment(s).
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 37; nays, 0; absent, 0; excused, 12.
-- IN THE HOUSE --
Feb 14 First reading, referred to Economic Development, Agriculture & Trade.
Feb 17 Public hearing in committee.
Feb 22 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass with amendment(s).
Feb 24 Referred to Appropriations.
Feb 27 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendments(s)
by Economic Development, Agriculture & Trade.
Minority; do not pass.
Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 86; nays, 11; absent, 0; excused, 1. -- IN THE SENATE --

Mar 6 Senate refuses to concur in House amendments. Asks House to recede from amendments. -- IN THE HOUSE --

Mar 7 House insists on its position and asks Senate to concur. -- IN THE SENATE --

Mar 8 Senate concurred in House amendments. Passed final passage; yeas, 44; nays, 2; absent, 1; excused, 2. President signed. -- IN THE HOUSE --

Speaker signed. -- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.


SB 5331 by Senators Doumit, Hewitt, Brown, Honeyford, Fraser, Hargrove, Parlette, and Jacobsen

Companion Bill: 1352

Establishing the historic county courthouse grant program.

(SEE ALSO PROPOSED 1ST SUB)

Establishes the historic county courthouse grant program. Appropriates the sum of twenty million dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the state building construction account to the historic county courthouse account for the purposes of this act.

SB 5331-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Doumit, Hewitt, Brown, Honeyford, Fraser, Hargrove, Parlette, and Jacobsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes the historic county courthouse grant program. Appropriates the sum of twenty million dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the state building construction account to the historic county courthouse account for the purposes of this act.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Government Operations & Elections.
Feb 1 Public hearing in committee.
Feb 17 Executive session in committee.

Jan 20 First reading, referred to Government Operations & Elections.
Feb 17 Public hearing and executive action taken in committee.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2. -- IN THE HOUSE --

Mar 10 First reading, referred to State Government Operations & Accountability.
Mar 18 Public hearing in committee.
Apr 1 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 64; nays, 31; absent, 0; excused, 3. -- IN THE SENATE --

Apr 7 President signed. -- IN THE HOUSE --

Apr 11 Speaker signed. -- OTHER THAN LEGISLATIVE ACTION --

Apr 18 Delivered to Governor.

SB 5333 by Senators Regala, Esser, Prentice, Hewitt, Pridemore, and McCaslin

Companion Bill: 1446

Modifying requirements for voter-approved property tax levies.

(SUBSTITUTED FOR - SEE 2ND SUB)

Amends RCW 84.55.050 to revise requirements for voter-approved property tax levies.

SB 5333-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Regala, Esser, Prentice, Hewitt, Pridemore, and McCaslin)

Modifying requirements for voter-approved regular property tax levies.

(SUBSTITUTED FOR - SEE 2ND SUB)

Amends RCW 84.55.050 to revise requirements for voter-approved property tax levies.

SB 5333-S2 by Senate Committee on Government Operations & Elections (originally sponsored by Senators Regala, Esser, Prentice, Hewitt, Pridemore, and McCaslin)

(AS OF SENATE 2ND READING 2/13/06)

Amends RCW 84.55.050 to revise requirements for voter-approved property tax levies.

-- 2005 REGULAR SESSION --

Jan 20 First reading, referred to Government Operations & Elections.
Feb 3 First reading, referred to Government Operations & Elections.
Feb 17 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 On motion, referred to Ways & Means.
Renters alike, the legislature believes that a temporary surtax will

Annexation areas vote to approve the annexation.

Designated urban growth areas when the residents of those

Because utility taxes are paid by property owners and

Vital municipal services paid for by the residents of the annexation

Utility services would provide the revenues needed to provide

Placed on their existing residents to pay for services to the newly

Annexed areas.

Declares an intent that this act will provide an additional tool
to enable cities to annex unincorporated areas that lie within
designated urban growth areas when the residents of those

Annexation areas vote to approve the annexation.

Expanding local government insurance options.

Expands local government insurance options.

Concerning park rangers employed by the parks and recreation

Declares that park rangers vested with police powers by the
commission shall enforce Title 79A RCW, rules of the
commission, and other statutes as prescribed by the legislature.

When prescribed by the commission, park rangers shall have and
exercise, throughout the state, such police powers and duties as
are vested in sheriffs and peace officers generally.

Requires an applicant for a park ranger position to be a citizen
of the United States of America who can read and write the
English language. All park rangers hired after the effective date
of this act are law enforcement personnel as defined in RCW
43.101.010(4).

Requires such park rangers to successfully complete the basic
law enforcement academy course, known as the basic course,
sponsored by the criminal justice training commission, or the
basic law enforcement equivalency certification, known as the
equivalency course, provided by the criminal justice training
commission.

Declares that nothing in this act or RCW 10.93.020 confers
membership to such officers in the Washington law enforcement
officers' and fire fighters' retirement system under chapter 41.26
RCW.

SB 5334  by Senators Kastama, Finkbeiner, Esser, and Keiser
Authorizing a temporary annexation surtax for specified cities.

(SEE ALSO PROPOSED 1ST SUB)

Finds that, in many of the most populous areas of the state, it
is in the best interests of the residents to provide municipal
services by encouraging annexation of those areas into existing
adjacent cities. However, even where the residents desire to
become annexed, cities are unable to undertake the proposed
annexations because of the unfair tax burdens that would be
placed on their existing residents to pay for services to the newly
annexed areas.

Finds that a voter-approved temporary annexation surtax on
utility services would provide the revenues needed to provide
vital municipal services paid for by the residents of the annexation
area. Because utility taxes are paid by property owners and
renters alike, the legislature believes that a temporary surtax will
spread the burden upon all residents in annexation areas.

Declares an intent that this act will provide an additional tool
to enable cities to annex unincorporated areas that lie within
designated urban growth areas when the residents of those
annexation areas vote to approve the annexation.

SB 5335  by Senators Fairley and Delvin
Companion Bill: 1356

SB 5336  by Senators Jacobsen and Oke
Companion Bill: 1799

SB 5334-S  by Senate Committee on Government Operations
& Elections (originally sponsored by Senators Kastama, Finkbeiner, Esser, and Keiser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that, in many of the most populous areas of the state, it
is in the best interests of the residents to provide municipal
services by encouraging annexation of those areas into existing
adjacent cities. However, even where the residents desire to
become annexed, cities are unable to undertake the proposed
annexations because of the unfair tax burdens that would be
placed on their existing residents to pay for services to the newly
annexed areas.

Finds that a voter-approved temporary annexation surtax on
utility services would provide the revenues needed to provide
vital municipal services paid for by the residents of the annexation
area. Because utility taxes are paid by property owners and
renters alike, the legislature believes that a temporary surtax will
spread the burden upon all residents in annexation areas.

Declares an intent that this act will provide an additional tool
to enable cities to annex unincorporated areas that lie within
designated urban growth areas when the residents of those
annexation areas vote to approve the annexation.
Provides that park rangers may serve and execute warrants and processes issued by the courts.

Jan 20 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 2 Public hearing in committee.

SB 5339 by Senators Rockefeller, Kastama, and Roach
Concerning metropolitan park districts.
Revises provisions relating to metropolitan park districts.

Jan 20 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Feb 7 Executive session in committee.
Mar 1 Passed to Rules Committee for second reading.
Apr 6 Senate Rules “X” file.

SB 5338 by Senators Fraser and Honeyford
Creating a water court.

Finds that legal proceedings relating to water rights and instream flows impose a growing demand on the superior courts of the state.
Finds that the technical complexity and specialized legal issues raised by many water right disputes would be better managed by a water court with specialized expertise.
Declares an intent to establish a water court within the state court system that will have exclusive original jurisdiction for challenges relating to the adoption of instream flows and that will have appellate jurisdiction for water rights management and enforcement disputes.
Declares an intent to provide the water court with exclusive original jurisdiction for future general water rights adjudications, if any.
Provides that if Senate/House Bill Joint Resolution No. 53 (S-0539.1/05) fails to pass the legislature or if the resulting referendum to the voters fails to receive a majority approval of the electorate, this act is null and void.

Jan 20 First reading, referred to Water, Energy & Environment.
Feb 2 Public hearing in committee.

SB 5339-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Franklin, Regala, Hewitt, Brown, McCaslin, Fairley, Zarelli, Weinstein, Stevens, Kline, Hargrove, and Kohl-Welles)

DIGEST OF PROPOSED 1ST SUBSTITUTE
Finds that: (1) Record numbers of our citizens have been sent to prison over the past two decades, more than ninety percent of whom will be reentering society.
(2) The successful reentry and reintegration of previously incarcerated men and women is important to the public safety of the state of Washington, to the health of our communities, and to the reduction of the growing costs of the criminal justice system.
(3) A comprehensive reentry program, including the removal of unreasonable barriers to reentry, offers the best opportunity for released persons to become productive citizens.
(4) Receipt of a certificate of discharge is critical to a released person’s ultimate reintegration into society and avoidance of recidivism, including better employability, housing, and the exercise of civil rights.
(5) It is in the public interest that a person who has satisfied all incarceration and supervision requirements of his or her sentence receive a certificate of discharge if he or she has made a good faith effort to satisfy all legal financial obligations, according to his or her means, and the legal financial obligations remain enforceable by all parties as a civil judgment.

Jan 20 First reading, referred to Human Services & Corrections.
Jan 27 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 HSC - Majority; 1st substitute bill be substituted, do pass.
Mar 10 Passed to Rules Committee for second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
May 3 Passed to Rules Committee for second reading.

SB 5340 by Senators Rasmussen, Roach, Shin, Jacobsen, Delvin, Carrell, Rockefeller, Fraser, Franklin, Kastama, Regala, and Pridemore; by request of Military Department
Creating the military department capital account and rental and lease account.

DIGEST AS PASSED LEGISLATURE
Establishes the military department capital account and rental and lease account.

VETO MESSAGE ON SB 5340
May 3, 2005
To the Honorable President and Members.
The Senate of the State of Washington
Ladies and Gentlemen:
I am returning, without my approval, Senate Bill No. 5340 entitled:

The House of Representatives forwarded an identical companion bill, House Bill No. 1457 to the Governor's Office on April 19, 2005. I will sign that bill today. Senate Bill No. 5340, therefore, must be vetoed.

For these reasons, I have vetoed Senate Bill No. 5340 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Ways & Means.
Feb 21 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 WM - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 12 Placed on second reading by Rules Committee.
Mar 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 15 First reading, referred to Capital Budget.
Mar 23 Public hearing in committee.
Mar 24 Public hearing in committee.
Mar 30 Executive session in committee.
CB - Executive action taken by committee.
CB - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 14 President signed.
-- IN THE HOUSE --
Apr 16 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 20 Delivered to Governor.
May 3 Governor vetoed.

SB 5341 by Senators Fraser, Delvin, Regala, Esser, and Rasmussen; by request of Select Committee on Pension Policy
Companion Bill: 1317
Changing member contribution rates in the Washington state patrol retirement system.
Provides that in no event shall the member contribution rate be less than two percent.
-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Ways & Means.

SB 5342 by Senators Kohl-Welles, Regala, Fairley, Kline, Thibaudeau, McAuliffe, and Keiser
Encouraging safe storage of firearms.
Declares that, except as otherwise provided in this act, a person is guilty of reckless endangerment if the person stores or leaves a loaded firearm in a location where the person knows, or reasonably should know, that a child is likely to gain access, and a child obtains possession of the loaded firearm.
Requires that, when selling any firearm, every dealer shall offer to sell or give the purchaser a locked box, gun safe, a lock, or any device that prevents the firearm from discharging.
Provides that every person who violates this provision is guilty of a class 3 civil infraction under chapter 7.80 RCW, and may be fined up to fifty dollars. However, no such fines may be levied until thirty days have expired from the time warning signs are distributed by the department of licensing.
-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Judiciary.
Jan 25 Public hearing in committee.

SB 5343 by Senators Kohl-Welles, Fairley, Regala, Kline, and Thibaudeau
Regulating the sale of firearms at gun shows and events.
Establishes regulations for the sale of firearms at gun shows and events.
-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Judiciary.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.

SB 5344 by Senators Fairley, Kohl-Welles, Prentice, Kline, Berkey, Haugen, Rasmussen, McAuliffe, Regala, Keiser, Spanel, Thibaudeau, and Fraser
Regulating possession of firearms on the state capitol campus.
Provides that it is unlawful for any person to enter the state legislative building on the state capitol campus when he or she knowingly possesses or knowingly has under his or her control a firearm.
Requires the state patrol to provide either a stationary locked box sufficient in size for pistols and key to a firearm owner for firearm storage, or shall designate an official to receive firearms for safekeeping, during the owner's visit to the building.
Requires the state patrol to designate and clearly mark those areas where firearms are prohibited, and shall post notices at each entrance to the building of the prohibition against firearms.
-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Judiciary.
Jan 25 Public hearing in committee.

SB 5345 by Senator Jacobsen
Companion Bill: 1704
Creating the timber land revitalization board.
Declares an intent to provide greater state financial assistance to revitalize and maintain forest lands in the state, through creation of a funding board to make grants on a competitive basis that support protection of the forest land base and that assist in developing innovative strategies for supporting economically and environmentally healthy forests and forest-dependent communities.
Appropriates the sum of seven million five hundred thousand dollars, or as much thereof as may be necessary, from the forestry revitalization account to the timber land revitalization board for the fiscal year ending June 30, 2007, to carry out the purposes of chapter 76.-- RCW (sections 1 through 7, 13, and 14 of this act).
Appropriates the sum of two million five hundred thousand dollars, or as much thereof as may be necessary, from the forestry revitalization revolving fund to the timber land revitalization board for the fiscal year ending June 30, 2007, to carry out the purposes of chapter 76.-- RCW (sections 1 through 7, 13, and 14 of this act).
Requires that, on or before June 30, 2006, the treasurer shall transfer two million five hundred thousand dollars from the forestry revitalization account to the forestry revitalization revolving fund.
-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Natural Resources, Ocean & Recreation.
The Senate of the State of Washington
To the Honorable President and Members,

Ladies and Gentlemen:

I am returning, without my approval, Senate Bill No. 5347 entitled:

Establishing the office of citizen councilor.

Establishes the office of citizen councilor.

~ 2005 REGULAR SESSION -- 
Jan 20  First reading, referred to Government Operations & Elections.

SB 5347  by Senators Keiser and Brandland; by request of Department of Social and Health Services
Companion Bill: 1364
Requiring the department of social and health services to defend temporary managers in nursing homes.

(DIGEST AS PASSED LEGISLATURE)
Requires the department to indemnify, defend, and hold harmless any temporary manager appointed and acting under RCW 18.51.060(7) against claims made against the temporary manager for any actions by the temporary manager or its agents that do not amount to intentional torts or criminal behavior.

VETO MESSAGE ON SB 5347
May 10, 2005
To the Honorable President and Members, The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Senate Bill No. 5347 entitled:

The House of Representatives forwarded an identical companion bill, House Bill No. 1364, to the Governor's Office on April 19, 2005. Both bills cannot be signed.

For these reasons, I have vetoed Senate Bill No. 5347 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION -- 
Jan 21  First reading, referred to Health & Long-Term Care.
Jan 31  Public hearing in committee.
Feb 7  Executive session in committee.
Feb 8  HEA - Majority; do pass.
Feb 15  Passed to Rules Committee for second reading.
Mar 1  Placed on second reading by Rules Committee.
Mar 8  Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE -- 
Mar 9  First reading, referred to Judiciary.
Mar 22  Public hearing in committee.
Mar 23  Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Mar 25  Passed to Rules Committee for second reading.
Apr 12  Placed on second reading by Rules Committee.
Apr 13  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

SB 5347-S  by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Pridemore, Kastama, Fraser, and Kline)
(DIGEST AS ENACTED)
Declares an intent to avoid unnecessary hardships on the citizens of a community by recognizing the traditional appliance repair services that have been offered for many years by any public utility district.

Recognizes these historic services coexist with the private sector without creating aggressive competition between public and private enterprises.

Declares an intent to have these services be financially self-supporting and not be subsidized by any other customer rate structures.

Provides that any public utility district that has operated an electrical appliance repair service for at least ten years prior to the effective date of this act, may continue to operate an electrical appliance repair service within its service territory.

Provides that, when a public utility district provides electrical appliance repair services under this act, the public utility district shall: (1) Charge customers the true and fair cost for the services; (2) Keep records documenting the revenues and expenditures for the services and make those records available to the public; and (3) Develop measures or benchmarks to track and evaluate the performance of the services.

-- OTHER THAN LEGISLATIVE ACTION -- 
Mar 4  1st substitute bill substituted. Floor amendment(s) adopted.
Mar 10  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 26; nays, 22; absent, 0; excused, 1.
-- IN THE HOUSE -- 
Mar 8  First reading, referred to Technology, Energy & Communications.
Mar 31  Public hearing and executive action taken in committee.
TEC - Executive action taken by committee.
TEC - Majority; do pass.
Minority; do not pass.

-- IN THE SENATE -- 
Apr 14  President signed.
Apr 16  Speaker signed.
Apr 20  Delivered to Governor.
May 10  Governor vetoed.

-- IN THE HOUSE -- 
Feb 1  Public hearing in committee.
Feb 8  Executive session in committee.
Feb 10  WEE - Majority; do pass.
Minority; do not pass.
Feb 15  Made eligible to be placed on second reading.
Mar 4  1st substitute bill substituted.
Mar 10  Passed to Rules Committee for second reading.
Third reading, passed; yeas, 26; nays, 22; absent, 0; excused, 1.
-- IN THE HOUSE -- 
Mar 8  First reading, referred to Technology, Energy & Communications.
Mar 31  Public hearing and executive action taken in committee.
TEC - Executive action taken by committee.
TEC - Majority; do pass.
Minority; do not pass.
work, and support from family, teachers, and the community, creating a dyslexia reading instruction pilot program. Welles, Franklin, Regala, Shin, Fraser, Jacobsen, and Kline finds that with proper diagnosis, appropriate instruction, hard work, and support from family, teachers, and the community, individuals who are dyslexic can succeed in school and life. Finds that early identification and treatment is the key to helping dyslexics achieve. Requires the joint legislative audit and review committee, to the extent funds are available, to conduct a study on the effectiveness of the identification of students with dyslexia and the effectiveness of the educational services received by students with dyslexia. Expires June 30, 2010.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

SB 5349 by Senators Kastama, McAuliffe, Weinstein, Haugen, Berkey, Rasmussen, Hargrove, Kohl-Welles, Franklin, Regala, Shin, Fraser, Jacobsen, and Kline

Creating a dyslexia reading instruction pilot program.

**Finds that with proper diagnosis, appropriate instruction, hard work, and support from family, teachers, and the community, individuals who are dyslexic can succeed in school and life.**

**Finds that early identification and treatment is the key to helping dyslexics achieve.**

**Requires the joint legislative audit and review committee, to the extent funds are available, to conduct a study on the effectiveness of the identification of students with dyslexia and the effectiveness of the educational services received by students with dyslexia.**


SB 5349-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kastama, McAuliffe, Weinstein, Haugen, Berkey, Rasmussen, Hargrove, Kohl-Welles, Franklin, Regala, Shin, Fraser, Jacobsen, and Kline)

**(AS OF SENATE 2ND READING 3/11/05)**

**Finds that with proper diagnosis, appropriate instruction, hard work, and support from family, teachers, and the community, individuals who are dyslexic can succeed in school and life.**

**Finds that early identification and treatment is the key to helping dyslexics achieve.**

**Creates the dyslexia reading instruction pilot program, and shall be known as “The Lorraine Wojahn Dyslexia Pilot Reading Program.” The purpose of the program is to improve instructional methods for students with dyslexia.**

**The superintendent of public instruction shall administer the program in up to five school districts, to the extent funds are available.**

**Requires the superintendent of public instruction to conduct an evaluation of the pilot programs. Based upon the evaluation, the superintendent of public instruction shall provide information to educators throughout the state on effective practices in helping students with dyslexia.**

**Requires the joint legislative audit and review committee, to the extent funds are available, to conduct a study on the effectiveness of the identification of students with dyslexia and the effectiveness of the educational services received by students with dyslexia.**


**-- 2005 REGULAR SESSION --**

Jan 21 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 2 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 17 EKHE - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means.
Mar 4 Public hearing in committee.

SB 5350 by Senator Kastama

Providing a presumption of shared parental responsibility after a dissolution of marriage.

Declares that there shall be a presumption that shared parental responsibility is in the best interests of minor children unless: (1) The parents have agreed to an award of residential placement or decision-making authority to only one parent; or (2) The court finds that shared parental responsibility would be detrimental to the child or children.

**-- 2005 REGULAR SESSION --**

Jan 21 First reading, referred to Judiciary.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; without recommendation. And refer to Human Services & Corrections. Referred to Human Services & Corrections.

SB 5351 by Senators Berkey, Schmidt, Shin, Haugen, and Fairley

Exempting the sale of airplanes of historical significance from business and occupation tax.

Exempts the sale of airplanes of historical significance from business and occupation tax.

**-- 2005 REGULAR SESSION --**

Jan 21 First reading, referred to Ways & Means.
Mar 4 Public hearing in committee.

SB 5352 by Senators Esser, Kline, Weinstein, McCaslin, Thibaudau, Regala, Schmidt, Kohl-Welles, Stevens, Franklin, Finkbeiner, Jacobsen, Rockefeller, and Rasmussen

Companion Bill: 1304

Revising provisions relating to animal cruelty.

**(AS OF SENATE 2ND READING 3/10/05)**

**Declares that a person is guilty of animal cruelty in the first degree when, except as authorized by law, he or she, with criminal negligence, starves, dehydrates, or suffocates an animal**
and the animal suffers unnecessary or unjustifiable physical pain or death as a result.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Judiciary.
Jan 27 Public hearing in committee.
Feb 15 Executive session in committee.
Feb 17 JUD - Majority; do pass.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 10 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 2; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 14 First reading, referred to Judiciary.
Mar 29 Public hearing in committee.
Mar 31 Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass with amendment(s).
Apr 1 Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s) by Judiciary.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 15 Referred to Rules 2 Consideration.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5353 by Senators Esser and Benson
Companion Bill: 1348
Providing a uniform method of transferring a municipal court judgment into district court.
Provides a uniform method of transferring a municipal court judgment into district court.
Provides that, in the case of proceedings to civilly enforce a money judgment entered in a municipal court or municipal department of a district court organized under the laws of this state, the court shall have jurisdiction over the proceedings from the time of filing an abstract or transcript of judgment; upon which filing the municipal judgment shall be recognized as a judgment of the court, provided that the court shall not have authority to vacate or amend the underlying municipal judgment.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Judiciary.

SB 5354 by Senators Doumit and Zarelli
Companion Bill: 1238
Revising administration of flood control zone districts.
(DIGEST AS ENACTED)
Provides that, in a zone with supervisors elected pursuant to RCW 86.15.050, the supervisors may provide for administration of the affairs of the zone by other than the county engineer, pursuant to the authority established in RCW 86.15.095 to hire employees, staff, and services and to enter into contracts.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Government Operations & Elections.
Feb 3 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 9 GO - Majority; do pass.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 9 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 10 First reading, referred to Local Government.
Mar 21 Public hearing and executive action taken in committee.
LG - Executive action taken by committee.
LG - Majority; do pass.
Mar 23 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.
-- IN THE SENATE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 15 Delivered to Governor.
Apr 21 Governor signed.
Chapter 127, 2005 Laws.
Effective date 4/21/2005.

SB 5355 by Senators Doumit, Zarelli, and Jacobsen
Modifying provisions for salmon and steelhead recovery in the lower Columbia region.
(DIGEST AS ENACTED)
Revises provisions for salmon and steelhead recovery in the lower Columbia region.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 31 Public hearing in committee.
Feb 9 Executive session in committee.
Feb 10 NROR - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Mar 8 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10 First reading, referred to Natural Resources, Ecology & Parks.
Mar 18 Public hearing in committee.
Apr 1 Executive session in committee.
NREP - Executive action taken by committee.
NREP - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 7 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 16 Senate concurred in House amendments.
Passed final passage; yeas, 32; nays, 0; absent, 2; excused, 9.
Apr 18 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 6 Governor signed.
Chapter 308, 2005 Laws.
Effective date 7/24/2005.
SB 5356  by Senator Brown; by request of Transportation Improvement Board

Companion Bill: 1342
Modifying the alignment of state route number 290.

(DIGEST AS ENACTED)
Revises the alignment of state route number 290.

-- 2005 REGULAR SESSION --
Jan 21  First reading, referred to Transportation.
Feb 7   Public hearing in committee.
Feb 9   Executive session in committee.
Feb 10  TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15  Made eligible to be placed on second reading.
Feb 22  Placed on second reading by Rules Committee.
Feb 25  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 42; nays, 0;
absent, 0; excused, 7.
-- IN THE HOUSE --
Feb 28  First reading, referred to Transportation.
Mar 21  Work session and executive action taken in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Mar 24  Passed to Rules Committee for second reading.
Mar 25  Placed on second reading.
Mar 30  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 86; nays, 0;
absent, 0; excused, 12.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Apr 5   Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Apr 8   Governor signed.
Chapter 14, 2005 Laws.
Effective date 7/24/2005.

SB 5357  by Senators Delvin, Hewitt, Stevens, Kline, Honeyford, Benson, Roach, and Mulliken
Allowing the transportation, manufacture, storage, and use of certain hazardous or radioactive materials in this state.

Declares that chapter 70.105E RCW is not intended, nor may it be interpreted, to adversely affect the transportation, manufacturing, storage, or use of any hazardous substance or radioactive materials necessary for medical research, medical treatment, or manufacturing or industrial processes. Those substances and materials, shipped without the primary intention of storage, management, processing, transferring, treatment, or disposal, as hazardous waste or mixed radioactive and hazardous waste, may be transported, manufactured, stored, or used without regard to any provisions of this chapter.

-- 2005 REGULAR SESSION --
Jan 21  First reading, referred to Health & Long-Term Care.
Feb 7   Executive session in committee.
Feb 8   HSEA - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15  Made eligible to be placed on second reading.
Mar 1   Placed on second reading by Rules Committee.
Mar 9   Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0;
absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 10  First reading, referred to Health Care.
Mar 18  Public hearing in committee.
Mar 22  Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass.
Mar 25  Passed to Rules Committee for second reading.
Mar 31  Placed on second reading suspension calendar.
Apr 5   Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 93; nays, 1;
absent, 0; excused, 4.
-- IN THE SENATE --
Apr 6   President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 7   Delivered to Governor.
Apr 13  Governor signed.
Chapter 45, 2005 Laws.
Effective date 7/24/2005.

SB 5359  by Senators Brandland, Rasmussen, Hargrove, Sheldon, Fairley, Berkey, Benson, Delvin, and Mulliken
Regarding WASL score reporting.

Provides that assessment scores for students who transfer into a school or school district after January 1st in the year in which the assessment is taken shall be counted with the scores from the school or school district from which the student transferred.

-- 2005 REGULAR SESSION --
Jan 21  First reading, referred to Health Care.
Feb 7   Executive session in committee.
Feb 10  TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15  Made eligible to be placed on second reading.
Feb 21  Placed on second reading.
Feb 22  Placed on second reading by Rules Committee.
Feb 25  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 42; nays, 0;
absent, 0; excused, 7.
-- IN THE HOUSE --
Feb 28  First reading, referred to Transportation.
Mar 21  Work session and executive action taken in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Mar 24  Passed to Rules Committee for second reading.
Mar 25  Placed on second reading.
Mar 30  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 86; nays, 0;
absent, 0; excused, 12.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Apr 5   Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Apr 8   Governor signed.
Chapter 14, 2005 Laws.
Effective date 7/24/2005.

SB 5360  by Senators Brandland, Sheldon, Fairley, Berkey, Delvin, Benson, and Rockefeller
Making the certificate of academic achievement a requirement for running start eligibility.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that students enrolling in the program must have earned a certificate of academic achievement before participating in the program, as required in RCW 28A.655.061.

SB 5360-S  by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Brandland, Sheldon, Fairley, Berkey, Delvin, Benson, and Rockefeller)
Studying performance and funding of running start students.

(AS OF SENATE 2ND READING 1/20/06)
Provides that, within current budgets, the office of the superintendent of public instruction, with the assistance of the state board for community and technical colleges and the higher education coordinating board, shall conduct a study of student performance on the high school Washington assessment of student learning and subsequent performance at institutions of higher education for students participating in the running start program. The study shall include: (1) Correlations between
student scores on the high school Washington assessment of student learning and placement tests used at the state community and technical colleges and the baccalaureate institutions;
(2) Correlations between student scores on the high school Washington assessment of student learning, placement tests used at the state community and technical colleges and the baccalaureate institutions, and student performance in courses taken under the running start program;
(3) Completion rates of courses taken by running start students at institutions of higher education when students have met the proficiency standard on the high school Washington assessment of student learning;
(4) Causes for students not completing courses under the running start program; and
(5) The current running start funding formulas and any recommendations for changes to the distribution of funds between students at institutions of higher education when students have taken under the running start program; and

Requires the study to be completed by January 15, 2007, and the results reported to the governor, the state board of education, and the fiscal and education committees of the senate and the house of representatives.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 27 Public hearing in committee.
Feb 18 Executive session in committee.
Feb 21 EKHE - Majority; 1st substitute bill substituted, do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 41; nays, 8; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 9 First reading, referred to Higher Education.
Mar 23 Public hearing in committee.
Apr 1 Executive session in committee.
HE - Executive action taken by committee.
HE - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Apr 15 Referred to Rules 3 Consideration.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
~ 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on third reading by Rules Committee.
Jan 20 Rules suspended.
Returned to second reading for amendment.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 33; nays, 6; absent, 0; excused, 10.
-- IN THE HOUSE --
Jan 23 First reading, referred to Higher Education & Workforce Education.
Feb 17 Public hearing in committee.
Feb 23 Executive session in committee.
HEWE - Majority; do pass with amendment(s).
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --
SB 5361 by Senators Fairley, Zarelli, Kline, Hewitt, Berkey, McAuliffe, Benton, Fidemore, Rasmussen, Kohl-Welles, Keiser, Regula, Rockefeller, Haugen, Franklin, Brandland, Eide, Thibaudeau, Hargrove, Jacobsen, Prentice, Sheldon, and Mulliken

Providing an inflationary adjustment for the retired person property tax exemption.

Requires that, annually, the department of revenue shall adjust each combined disposable income amount and each valuation amount to reflect inflation. The department may round the adjusted amounts to the nearest thousand dollars. The adjusted amounts apply for taxes due the following year. For the purposes of this act, “inflation” means the change in the consumer price index for all urban consumers for the United States, all items, as compiled by the bureau of labor statistics of the United States department of labor.

Applies to taxes levied for collection in 2007 and thereafter.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Ways & Means.

SB 5362 by Senators Fairley, Benson, and Prentice; by request of Insurance Commissioner

Companion Bill: 1197
Regulating insurance, generally.
Revises provisions relating to the regulation of insurance.
Repeals RCW 48.05.360, 48.29.030, 48.29.060, 48.29.070, 48.29.090, 48.29.100, 48.29.110, and 48.34.910.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 27 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 25 FHC - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5363 by Senators Kastama and Rasmussen

Companion Bill: 1470
Authorizing additional sales tax authority for public facilities districts.
Declares that, except as otherwise provided in this act, the governing body of a public facilities district created after July 1, 2006, but before June 30, 2008, under chapter 35.57 or 36.100 RCW that commences construction of a new regional center to be used for community events, and artistic, musical, theatrical, or other cultural exhibitions, presentations, or performances and having two thousand or fewer permanent seats, or improvement or rehabilitation of an existing regional center to be used for community events, and artistic, musical, theatrical, or other cultural exhibitions, presentations, or performances and having two thousand or fewer permanent seats, before January 1, 2009, may impose a sales and use tax in accordance with the terms of chapter 82.14.RCW, provided the public facilities district is located in a county with a population in excess of seven hundred thousand.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing and executive action taken in committee.
Jan 25 GO - Majority; do pass.
And refer to Ways & Means. Referred to Ways & Means.

SB 5364 by Senators Kohl-Welles and Keiser; by request of Department of Licensing

Companion Bill: 1395
SB 5365  by Senators Prentice, Keiser, and Parlette; by request of Department of Licensing

Companion Bill: 1394

Creating the business and professions account.

Creates the business and professions account.

--- 2005 REGULAR SESSION ---
Jan 21  First reading, referred to Labor, Commerce, Research & Development.

Feb 1    Public hearing in committee.
Feb 7    Executive session in committee.
Feb 8    LCRD - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 6    Senate Rules "X" file.
--- 2006 REGULAR SESSION ---
Jan 9    By resolution, reintroduced and retained in present status.
Jan 19    Revert to Rules White Sheet.
Feb 9    Made eligible to be placed on second reading.
Feb 23    Senate Rules "X" file.

SB 5366  by Senators Schoesler, Prentice, Sheldon, Honeyford, Haugen, and Delvin

Companion Bill: 1393

Regulating movement of older mobile homes.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, for mobile homes constructed before June 15, 1976, the registered owner must sign an affidavit in the form prescribed by the department of licensing that notice was provided to the purchaser of the mobile home that failure of the mobile home to meet federal housing and urban development standards or failure of the mobile home to meet a fire and safety inspection by the department of labor and industries may result in denial by a local jurisdiction of a permit to site the mobile home.

--- 2005 REGULAR SESSION ---
Jan 21  First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 27  Public hearing in committee.
Feb 23  Executive session in committee.
Feb 25  HIC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Mar 7    Public hearing in committee.
Mar 10   Made eligible to be placed on second reading.
Mar 11   Placed on second reading by Rules Committee.
Apr 1    Referred to Rules.

Senate Rules "X" file.

SB 5367  by Senators Franklin and Kline

Revising limitations on use of public funds for political purposes.

Provides that public funds, whether derived through taxes, fees, penalties, or any other sources, shall not be used to finance political campaigns for state office.

Deletes a reference to a local office.

--- 2005 REGULAR SESSION ---
Jan 21  First reading, referred to Government Operations & Elections.
Feb 3    Public hearing in committee.
Feb 21   Executive session in committee.

SB 5368  by Senators Keiser, Benton, Kastama, Thibaudeau, Franklin, McAuliffe, and Rasmussen

Companion Bill: 1371

Modifying the nurse mandatory overtime prohibition.

(SEE ALSO PROPOSED 1ST SUB)

Revises the mandatory overtime prohibition applicable to nurses, but only with respect to increasing the types of health care facilities that are subject to the prohibition from requiring nurses to perform overtime work and limiting the exceptions from the prohibition related to prescheduled on-call time and completion of patient care procedures.

SB 5368-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Benton, Kastama, Thibaudeau, Franklin, McAuliffe, and Rasmussen)

Regulating older mobile homes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, for mobile homes constructed before June 15, 1976, and already situated in the state, a certification from the department of labor and industries that the mobile home was inspected for fire safety, or an affidavit in the form prescribed by the department of community, trade, and economic development signed by the owner stating that the mobile home is being moved by the owner for his or her continued occupation or use.

Requires that, by January 1, 2006, the department of labor and industries shall also adopt procedures for notifying destination local jurisdictions concerning the arrival of mobile homes that failed safety inspections.
Creating the potato commission.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is in the public interest that support for the potato industry be clearly expressed, that adequate protection be given to the industry, and that the industry's collective activities and operations include: (1) Enhancing the reputation and image of Washington state's potatoes and potato producers;

(2) Working to eliminate or limit impediments affecting the sale and use of Washington state's potatoes in local, domestic, and foreign markets;

(3) Protecting the public by educating the public in reference to the quality, care, and methods used in the production of Washington state's potatoes;

(4) Increasing the public knowledge of nutritional value, health-giving qualities, and dietetic value of Washington state's potatoes and products; and

(5) Supporting and engaging in programs or activities that benefit the planting, production, harvesting, handling, processing, transportation, trade, and use of potatoes produced in Washington state.

Declares that it is a misdemeanor for: (1) Any person willfully to violate any provision of this act;

(2) Any person willfully to render or furnish a false or fraudulent report, statement of record required by the commission under this act, or any rule of the commission or rule of the department adopted under this act, or willfully to fail or refuse to furnish or render any such report, statement, or record so required.

Declares that the potato commission established in chapter 16-516 WAC is hereby abolished and its powers, duties, and functions are hereby transferred to the potato commission created in this act.

Declares that expenditures from the account may only be used to: (1) Provide support to the economic development commission;

(2) Implement economic development projects consistent with the state's economic development strategy as updated by the economic development commission; or

(3) Provide interim financing to augment existing public or industry association economic development programs.

Provides that expenditures from the account may be made to prevent closure of a business or facility, to prevent relocation of a business or facility in the state to a location outside the state, or to recruit a business or facility to the state. Expenditures may be authorized for: (1) Work force development;

(2) Public infrastructure needed to support or sustain the operations of the business or facility; and

(3) Other lawfully provided assistance, including, but not limited to, technical assistance, environmental analysis, relocation assistance, and planning assistance. Funding may be provided for such assistance only when it is in the public interest and may be provided under a contractual arrangement ensuring that the state will receive appropriate consideration, such as an assurance of job creation or retention.

Provides that expenditures from the account may be made to prevent closure of a business or facility, to prevent relocation of a business or facility in the state to a location outside the state, or to recruit a business or facility to the state. Expenditures may be authorized for: (1) Work force development;

(2) Public infrastructure needed to support or sustain the operations of the business or facility; and

(3) Other lawfully provided assistance, including, but not limited to, technical assistance, environmental analysis, relocation assistance, and planning assistance. Funding may be provided for such assistance only when it is in the public interest and may be provided under a contractual arrangement ensuring that the state will receive appropriate consideration, such as an assurance of job creation or retention.
Provides that no more than three million dollars per year may be expended from the account for the purpose of assisting an individual business or facility pursuant to the authority specified in this act.

Provides that, if the account balance in the strategic reserve account exceeds fifteen million dollars at any time, the amount in excess of fifteen million dollars shall be transferred to the education construction account.

--- 2005 REGULAR SESSION ---

Jan 21 First reading, referred to International Trade & Economic Development.

Feb 15 Public hearing in committee.

Feb 17 Executive session in committee.

Feb 18 ITED - Majority; 1st substitute bill substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

Mar 2 Public hearing in committee.

Mar 7 WM - Majority; 2nd substitute bill substituted, do pass.
Passed to Rules Committee for second reading.

Mar 10 Made eligible to be placed on second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 15 2nd substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

--- IN THE HOUSE ---

Mar 16 First reading, referred to Economic Development, Agriculture & Trade.

Mar 29 Public hearing in committee.

Apr 1 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass with amendment(s).
Minority; do not pass.
Referred to Capital Budget.

Apr 4 Public hearing and executive action taken in committee.
CB - Executive action taken by committee.
CB - Majority; do pass with amendment(s) but without amendment(s) by Economic Development, Agriculture & Trade.
Minority; do not pass.
Passed to Rules Committee for second reading.

Apr 11 Passed on second reading.

Apr 13 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 60; nays, 56; absent, 0; excused, 2.

--- IN THE SENATE ---

Apr 16 Senate refuses to concur in House amendments. Asks House to recede from amendments.

--- IN THE HOUSE ---

Apr 19 House insists on its position and asks Senate for a conference.
Conference committee appointed.
Representatives Linville, Kristiansen, Ericks.

--- IN THE SENATE ---

Apr 21 Conference committee request granted.

--- IN THE HOUSE ---

Apr 22 Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 58; nays, 40; absent, 0; excused, 0.

--- IN THE SENATE ---

Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 41; nays, 4; absent, 0; excused, 4.

Apr 23 President signed.

--- IN THE HOUSE ---

Apr 24 Speaker signed.

--- OTHER THAN LEGISLATIVE ACTION ---

Delivered to Governor.

May 13 Governor signed.
Chapter 427, 2005 Laws.
Effective date 7/24/2005.

SB 5371 by Senator Fairley
Companion Bill: 1229

Revising provisions relating to annexation of territory of certain cities by water-sewer districts.

Provides that, when a district acquires water and/or sewer facilities from a city, and the district and the city within which the facilities are located enter into an agreement stating that the district will seek to annex certain city territory, the district may annex such territory under the process in RCW 57.24.010 through 57.24.050, however, the ten percent petition is not required and the district board of commissioners shall initiate the annexation by adoption of a resolution calling for the question of annexation to be submitted to the voters of the territory proposed for annexation and setting forth the boundaries thereof.

--- 2005 REGULAR SESSION ---

Jan 21 First reading, referred to Government Operations & Elections.

Jan 31 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 GO - Majority; do pass.
Passed to Rules Committee for second reading.

Mar 10 Made eligible to be placed on second reading.

Apr 6 Senate Rules "X" file.

SB 5372 by Senators Berkey, Fairley, Pridemore, Roach, and Johnson
Companion Bill: 1228

Requiring notice to water and sewer districts of changes that require relocating facilities.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, notwithstanding any contrary provision of law or of any existing or future franchise and except in the event of emergencies, cities and towns shall give public utilities operating water and sewer systems not less than one hundred eighty days' notice of changes to rights of way that will require relocations of water or sewer system facilities. The notice shall be accompanied by proposed construction plans.

Authorizes the public utilities to respond within thirty days with suggested changes to the construction plans to reduce the extent and cost of the relocations. Cities and towns shall consider such suggestions in good faith, require only such relocations as are reasonably necessary based on sound engineering practices, and adjust the construction plans accordingly.

SB 5372-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Berkey, Fairley, Pridemore, Roach, and Johnson)

Requiring coordination between local government and public utilities in the design and relocation of water and sewer systems.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires counties and cities to, in the predesign phase of construction projects involving the relocation of either water or sewer facilities, or both, consult with public utilities operating either water or sewer systems, or both, in order to coordinate design.

--- 2005 REGULAR SESSION ---

SB 5373 — by Senators Berkey, Kastama, Pridemore, and Kline; by request of Department of General Administration

Companion Bill: 1439

Allowing the state purchasing and material control director to receive electronic and web-based bids.

Provides that the director of fire protection shall require all license holders to submit, annually, a valid certificate of inspection, as provided in the state building code, issued by a local inspector and signed by the head of the fire department for the city, town, or district in which the applicant intends to sell alcoholic beverages to be consumed on the premises.

Requires the certificate of inspection to attest to the safety of the building or structure in which the applicant intends to sell alcoholic beverages to be consumed on the premises and that the building or structure meets or exceeds the requirements of the state building code.

Provides that the director of fire protection shall require that every license holder submit, annually, a valid certificate of inspection, as provided in the state building code, issued by a local inspector and signed by the head of the fire department for the city, town, or district in which the premises is located and from which alcoholic beverages intended to be consumed on the premises are to be sold.

Requires the state building code council shall require the owner of any building or structure or portion thereof, that includes a place of business designed or used for occupancy as a nightclub, dance hall, discotheque, bar, or for similar entertainment purposes, with a capacity of one hundred persons or more, and which includes one or more residential dwellings, to install an adequate system of automatic sprinklers throughout the building including, but not limited to, residential dwellings and in any common areas connected thereto, in accordance with the state building code.

Provides that any owner, occupant, lessee, or other person having control or supervision of any assembly use group building and who causes or permits a dangerous condition to exist on the premises at any time shall be punished by a fine of not more than five thousand dollars or by imprisonment for not more than two and one-half years, or both.

SB 5375 — by Senators Kline and Rockefeller; by request of Sentencing Guidelines Commission

Companion Bill: 1402

Regulating supervision of offenders who travel or transfer to or from another state.

(DIGEST OF APPROVED 1ST SUBSTITUTE)

Authorizes the department to supervise nonfelony offenders transferred to Washington pursuant to RCW 9.94A.745, the interstate compact for adult offender supervision, and shall supervise these offenders according to the provisions of chapter 9.94A RCW.

Requires the department to process applications for interstate transfer of felony and nonfelony offenders pursuant to RCW 9.94A.745, the interstate compact for adult offender supervision, and may charge offenders a reasonable fee for processing the application.

SB 5374 — by Senators Kohl-Welles and Delvin

Regulating fire safety.

Provides that the director of fire protection shall require all applicants for alcoholic beverage licenses to submit a valid certificate of inspection, as provided in the state building code, issued by a local inspector and signed by the head of the fire department for the city, town, or district in which the applicant intends to sell alcoholic beverages to be consumed on the premises.

Requires the certificate of inspection to attest to the safety of the building or structure in which the applicant intends to sell alcoholic beverages to be consumed on the premises and that the building or structure meets or exceeds the requirements of the state building code.

Provides that the director of fire protection shall require that every license holder submit, annually, a valid certificate of inspection, as provided in the state building code, issued by a local inspector and signed by the head of the fire department for the city, town, or district in which the premises is located and from which alcoholic beverages intended to be consumed on the premises are to be sold.

Provides that the state building code council shall require the owner of any building or structure or portion thereof, that includes a place of business designed or used for occupancy as a nightclub, dance hall, discotheque, bar, or for similar entertainment purposes, with a capacity of one hundred persons or more, and which includes one or more residential dwellings, to install an adequate system of automatic sprinklers throughout the building including, but not limited to, residential dwellings and in any common areas connected thereto, in accordance with the state building code.

Provides that, if necessary, each county, city, or town assuming regulation of forest practices as provided in RCW 76.09.240 (1) and (2) to adopt development regulations that: (1) Protect public resources, as defined in RCW 76.09.020, from material damage or the potential for material damage; (2) Require appropriate approvals for all phases of the conversion of forest lands, including clearing and grading; and (3) Are guided by the planning goals in RCW 36.70A.020 and by the purposes and policies of the forest practices act as set forth in RCW 76.09.010.

Provides that, if necessary, each county, city, or town that assumes regulation of forest practices under RCW 76.09.240 shall amend its comprehensive plan to ensure consistency between its comprehensive plan and development regulations.
Provides that, before a county, city, or town may regulate forest practices under RCW 76.09.240 (1) and (2), it shall update its development regulations as required by RCW 36.70A.130 and, if applicable, RCW 36.70A.215. Forest practices regulations adopted under law enforcement officer may immediately confiscate a potentially dangerous wild animal if: (1) The animal is possessed after July 1, 2010, and the possessor has not been granted permission to maintain possession after July 1, 2010, as allowed under this act; (2) The animal control authority or law enforcement officer has probable cause to believe that the animal was acquired after the effective date of this act in violation of this act; or (3) The animal poses a public safety or health risk. Authorizes a city or county to adopt an ordinance governing potentially dangerous wild animals that is more restrictive than this act. However, nothing in this act requires a city or county to adopt an ordinance to be in compliance with this act. Declares that a person who acquires possession of a potentially dangerous wild animal after July 1, 2010, in violation of this act, is liable for a civil penalty of not less than two hundred dollars and not more than two thousand dollars for each animal with respect to which there is a violation and for each day the violation continues. Provides that the animal control authority and its staff and agents, local law enforcement agents, and county sheriffs are authorized and empowered to enforce the provisions of this act. Provides that, if a locality does not have a local animal control authority, the department of fish and wildlife shall enforce the provisions of this act.

-- 2005 REGULAR SESSION --
Jan 21 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 16 Public hearing in committee.

SB 5377 by Senators Kline, Kohl-Welles, Delvin, and Thibaudeau
Companion Bill: 1151
Regulating the keeping of dangerous wild animals.
Provides that a person shall not own, possess, keep, harbor, bring into the state, or have custody or control of a potentially dangerous wild animal, except as provided in this act.
Declares that a person shall not breed a potentially dangerous wild animal. Provides that a person in legal possession of a potentially dangerous wild animal prior to the effective date of this act and who is the legal possessor of the animal may keep possession of the animal until July 1, 2010. Provides that the animal control authority or a law enforcement officer may immediately confiscate a potentially dangerous wild animal if: (1) The animal is possessed after July 1, 2010, and the possessor has not been granted permission to maintain possession after July 1, 2010, as allowed under this act; (2) The animal control authority or law enforcement officer has probable cause to believe that the animal was acquired after the effective date of this act in violation of this act; or (3) The animal poses a public safety or health risk.

--- DIGEST OF PROPOSED 1ST SUBSTITUTE ---
Provides that, for the purposes of acquiring conservation futures as well as other rights and interests in real property pursuant to RCW 84.34.210 and 84.34.220, and for maintaining and operating any property acquired, a county may levy an amount not to exceed twelve and one-half cents per thousand dollars of assessed valuation against the assessed valuation of all taxable property within the county.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 10 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 NROR - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.
Mar 7 WM - Majority; without recommendation. Minority; do not pass. Minority; without recommendation. Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5379 by Senators Kohl-Welles, Parlette, and Franklin; by request of Liquor Control Board
Companion Bill: 1409
Revising provisions relating to contract liquor stores.
Revises provisions relating to contract liquor stores. Repeals RCW 66.16.030.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Labor, Commerce, Research & Development.
Feb 1 Public hearing in committee.
Feb 3 Executive session in committee.
LCRD - Majority; do pass.
Feb 4 Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5380 by Senators Kohl-Welles, Franklin, and Kline; by request of Liquor Control Board
Companion Bill: 1410
Revising provisions relating to disbursement of liquor revolving fund moneys for the purpose of funding alcohol education programs.

Amends RCW 66.08.180 relating to disbursement of liquor revolving fund moneys for the purpose of funding alcohol education programs.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Labor, Commerce, Research & Development.
Feb 1 Public hearing in committee.
Feb 3 Executive session in committee.
LCRD - Majority; do pass.
And refer to Ways & Means.
Feb 4 Referred to Ways & Means.
Feb 16 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 23 WM - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 10 Rules Committee refers to Committee on Ways & Means.

SB 5381 by Senators Kohl-Welles, Parlette, McAuliffe, Pridemore, Rockefeller, Brown, Rasmussen, Schoesler, Shin, Haugen, Schmidt, Keiser, and Kline; by request of Governor Gregoire
Companion Bill: 1662
Authorizing an independent, nonprofit Washington academy of sciences.

(DIGEST AS ENACTED)

Declares that it is the purpose of this act to authorize the creation of the Washington academy of sciences as a nonprofit entity independent of government, whose principal mission will be the provision of scientific analysis and recommendations on questions referred to the academy by the governor, the governor's designee, or the legislature.

Directs the presidents of the University of Washington and Washington State University to jointly form and serve as the cochairs of an organizing committee for the purpose of creating the Washington academy of sciences as an independent entity to carry out the purposes of this act. The committee should be representative of appropriate disciplines from the academic, private, governmental, and research sectors.

Requires the organizational committee to recommend procedures and funding requirements for receiving and disbursing funding in support of the academy's programs and services in a report to the governor and the appropriate committees of the senate and house of representatives no later than April 30, 2007.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 27 Executive session in committee.
Jan 28 EKHE - Majority; without recommendation.
And refer to Labor, Commerce, Research & Development.
Minority; do not refer to Committee on Labor, Commerce, Research & Development.
Jan 31 Referred to Labor, Commerce, Research & Development.
Feb 8 Public hearing in committee.
Feb 21 LCRD - Majority; do pass.
Minority: do not pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 11 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.
-- IN THE HOUSE --
Mar 15 First reading, referred to Higher Education.
Mar 22 Public hearing in committee.
Apr 1 Executive session in committee.
HE - Executive action taken by committee.
HE - Majority; do pass with amendment(s).
Minority: without recommendation.
Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendments(s)
by Higher Education.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 87; nays, 7; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 16 Senate concurred in House amendments.
Passed final passage; yeas, 37; nays, 0; absent, 0; excused, 12.
Apr 18 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 6 Governor signed.
Chapter 305, 2005 Laws.
Effective date 7/24/2005.

SB 5382 by Senators Jacobsen and Oke
Concerning the harassment of big game animals by dogs.

Provides that if the director determines that a severe problem exists in an area of the state because big game animals are being pursued, harassed, attacked, or killed by dogs, the director may declare by emergency rule that an emergency exists and specify the area where it is lawful for fish and wildlife officers to take into custody or destroy the dogs if necessary. Fish and wildlife officers who take into custody or destroy a dog pursuant to this provision are immune from civil or criminal liability arising from their actions.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 3 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 8 NROR - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5383 by Senators Jacobsen, Oke, Shin, and Kohl-Welles
Companion Bill: 1213
Concerning hunting safety for children.

Provides that when hunting or trapping under a valid license issued to a person under Title 77 RCW, if the person is under fourteen years of age the person must be under the immediate supervision of a parent, guardian, or other adult approved for the purpose by the parent or guardian. "Immediate supervision" means within unassisted hearing distance.

Provides that the minimum age to enroll in the hunter education training program is ten years old.
Declares that there is no minimum age to enroll in a firearm safety instruction course.

Declares that the minimum age to apply for a big game license is ten years old. Provides that the minimum age to apply for a small game license is ten years old.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 7 Public hearing in committee.

SB 5384 by Senators Fairley, Esser, Keiser, Benson, and Jacobsen

Changing requirements for public building or construction contracts.

Revises requirements for public building or construction contracts.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Government Operations & Elections.

SB 5385 by Senators Jacobsen, Oke, Fraser, Swecker, and Kline

Creating the Washington invasive species council.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the purpose of the Washington invasive species council is to provide policy level direction, planning, and coordination for combating harmful invasive species throughout the state and preventing the introduction of others that may be potentially harmful.

Declares that the Washington invasive species council is a joint effort between local, tribal, state, and federal governments, as well as the private sector and nongovernmental organizations. The purpose of the Washington invasive species council is to foster cooperation, communication, and coordinated approaches that support local, state, and regional initiatives for the prevention and control of invasive species, not to usurp the individual mission of any of its member organizations or to duplicate effort. Existing statutory authorities of state agencies participating in the Washington invasive species council are not changed by this act.

Requires the Washington invasive species council to develop and periodically update a statewide strategic plan for addressing invasive species.

SB 5385-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Oke, Fraser, Swecker, and Kline)

(DIGEST AS ENACTED)

Declares that the purpose of the Washington invasive species council is to provide policy level direction, planning, and coordination for combating harmful invasive species throughout the state and preventing the introduction of others that may be potentially harmful.

Declares that the Washington invasive species council is a joint effort between local, tribal, state, and federal governments, as well as the private sector and nongovernmental organizations. The purpose of the Washington invasive species council is to foster cooperation, communication, and coordinated approaches that support local, state, and regional initiatives for the prevention and control of invasive species.

Requires the Washington invasive species council to develop and periodically update a statewide strategic plan for addressing invasive species. The strategic plan should incorporate the reports and activities of the aquatic nuisance species committee, the state noxious weed control board, and other appropriate reports and activities. In addition, the council must coordinate with the biodiversity council created in Executive Order 04-02 to ensure that a statewide strategy for the control of invasive species is integrated into the thirty-year strategy for biodiversity conservation that the biodiversity council must submit to the legislature in 2007.

Requires the invasive species council to submit an annual report of its activities to the governor and the relevant policy committees of the senate and house of representatives by December 15th of each year. The annual report must include an evaluation of progress made in the preceding year to implement or carry out the strategic plan and an identification of projects from the strategic plan that will be a focus for the following year.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 3 Public hearing in committee.

Feb 24 Executive session in committee.

Feb 25 NROR - Majority; 1st substitute bill be substituted, do pass.

Feb 28 On motion, referred to Ways & Means.

Mar 4 Public hearing in committee.

Mar 7 Executive session in committee.

WM - Majority; do pass 1st substitute bill proposed by Natural Resources, Ocean & Recreation.

Passed to Rules Committee for second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 15 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 38; nays, 8; absent, 1; excused, 2.

-- IN THE HOUSE --

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

Mar 22 Public hearing in committee.

Mar 31 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Apr 1 Referred to Appropriations.

Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 19 Made eligible to be placed on third reading.

Feb 2 Placed on third reading by Rules Committee.

Feb 9 Rules suspended.

Returned to second reading for amendment.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 34; nays, 8; absent, 1; excused, 6.

-- IN THE HOUSE --

Feb 11 First reading, referred to Natural Resources, Ecology & Parks.

Feb 17 Public hearing in committee.

Feb 21 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass with amendment(s).

Minority; do not pass.

Feb 23 Public hearing and executive action taken in committee.

Referred to Appropriations.

APP - Executive action taken by committee.

APP - Majority; do pass with amendment(s) by Natural Resources, Ecology & Parks.

Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 1 Placed on second reading.

Mar 2 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 90; nays, 7; absent, 0; excused, 1.
SB 5386
by Senators Fraser, Rockefeller, Regala, Pridemore, Kohl-Welles, Keiser, and Kline

Recognizing interests based on federal laws in the management of state waters.

 Declares that the state recognizes and seeks to integrate the interests encompassed by federal reserved rights, rights secured to Indian tribes under federal treaties, and applicable requirements of federal law.

 SB 5387
by Senators Regala, Fraser, Rockefeller, Franklin, Pridemore, Keiser, and Kline

Requiring water conservancy board commissioners to disclose certain financial information.

 (SEE ALSO PROPOSED 1ST SUB)

 Provides that each commissioner shall not less than annually disclose to the board all financial interests in applications for water withdrawals or water rights transfers pending before the department or pending before any board. The disclosure statement shall be made available upon request as a public record document and shall be included in the board information provided to the department to assist the department in preparing the report required by RCW 90.80.150.

 Requires boards to annually provide to the department information disclosing all payments or donations of moneys, services, and the provision of donated facilities and equipment for the support of any of the board's activities during the preceding year. The information shall identify the payor or donor, describe the amount or type of payment or donation, and the activity or activities that it supports. The department shall incorporate a summary of the information in its biennial report required by RCW 90.80.150.

 SB 5389
by Senator Kohl-Welles; by request of Parks and Recreation Commission

Companion Bill: 1313

Requiring the parks and recreation commission to have a record check performed on certain job applicants.

 (SEE ALSO PROPOSED 1ST SUB)

 Provides for the adoption of rules that may require a criminal history record information search and fingerprinting for the following: Job applicants, volunteers, and independent contractors who have unsupervised access to children or vulnerable adults, or who will be responsible for collecting or disbursing cash or processing credit/debit card transactions. These background checks will be done through the Washington state patrol criminal identification system and may include the federal bureau of investigation.

 SB 5389-S
by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Kohl-Welles; by request of Parks and Recreation Commission)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides for the adoption of rules establishing the requirements for a criminal history record information search for the following: Job applicants, volunteers, and independent contractors who have unsupervised access to children or vulnerable adults, or who will be responsible for collecting or disbursing cash or processing credit/debit card transactions. These background checks will be done through the Washington state patrol criminal identification section and may include a national check from the federal bureau of investigation, which shall be through the submission of fingerprints. A permanent employee of the commission, employed as of the effective date of this act, is exempt from the provisions of this act.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 2 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 8 NROR - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5390 by Senators Keiser, Parlette, Franklin, Kastama, Johnson, Shin, Kohl-Welles, and Kline

Concerning improving the quality of care in state-purchased health care programs.

(1) Reward improvements in health outcomes for individuals with chronic diseases, increased utilization of preventive health services, particularly for children, and reductions in medical errors; and

(2) Increase the adoption and use of information technology that contributes to improved health outcomes, better coordination of care, and decreased medical errors.

SB 5390-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Parlette, Franklin, Kastama, Johnson, Shin, Kohl-Welles, and Kline)

(AS OF SENATE 2ND READING 2/25/05)

Provides that the secretary shall, in collaboration with other state agencies that administer state purchased health care programs, private health care purchasers, health care providers, and carriers, use evidence-based medicine principles to develop common performance measures and implement financial incentives in contracts with insuring entities and providers that:

(1) Reward improvements in health outcomes for individuals with chronic diseases, increased utilization of preventive health services, particularly for children, and reductions in medical errors; and

(2) Increase, through appropriate incentives to insuring entities and providers, the adoption and use of information technology that contributes to improved health outcomes, better coordination of care, and decreased medical errors, while not imposing significant costs or administrative burden on insuring entities or providers.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Health & Long-Term Care.
Feb 9 Executive session in committee.
Feb 10 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Feb 25 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 42; nays, 0; absent, 0; excused, 7.

SB 5391 by Senators Keiser, Franklin, Brandland, Kastama, Johnson, Kohl-Welles, and Kline

Offering a tricare supplemental insurance policy to certain public employees.

(DIGEST AS ENACTED)

Declares that, notwithstanding any other provisions of chapter 41.05 RCW or rules or procedures adopted by the authority under this chapter, the authority may make available a tricare supplemental insurance policy, 32 C.F.R. Sec. 199.17 (2004), to employees who are eligible. This supplemental policy may be offered as one of the board's health coverage options.

Provides that employee selection of this supplemental policy is exclusive of selecting any other medical coverage offered through the board. If offered by the board, this supplemental policy shall be made available to employees, and retired or disabled employees, eligible for coverage available under the authority, but not eligible for medicare parts A and B.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Health & Long-Term Care.
Feb 2 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 8 HEA - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 10 First reading, referred to Health Care.
Mar 22 Public hearing in committee.
Mar 24 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Minority; do not pass.
Mar 28 Public hearing in committee.
Referred to Appropriations.
Mar 29 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Mar 31 Passed to Rules Committee for second reading.
Apr 5 Committee recommendations adopted.
Placed on third reading. Third reading, passed; yea’s, 93; nay’s, 1; absent, 0; excused, 4.

-- IN THE SENATE --
Apr 6 President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.
Chapter 46, 2005 Laws.
Effective date 7/24/2005.

SB 5392 by Senators Keiser, Parlette, Kastama, Roach, Pflug, and Kline

Improving the quality of health care through the use of clinical information technologies.

(SEE ALSO PROPOSED 1ST SUB)

Requires the secretary to increase reimbursement in contracts with insuring entities and providers who adopt and use clinical information technologies as defined in RCW 41.05.011 that contribute to improved health outcomes, better coordination of care, and decreased medical errors. To be eligible for increased reimbursements, the clinical information technology used by the provider must be consistent with recognized national standards related to: (1) Interoperability;
(2) Security;
(3) The protection of confidentiality, consistent with the regulations adopted under section 264(c) of the health insurance portability and accountability act (42 U.S.C. 1320d-2 note) and chapter 70.02 RCW; and
(4) Other subjects determined appropriate by the administrator. The amount of the increase in reimbursement shall be equal to five percent of the amount of the reimbursement.

SB 5392-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Parlette, Kastama, Roach, Pflug, and Kline)

Improving the quality of health care through the use of health information technologies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides for improving the quality of health care through the use of health information technologies.
-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Government Operations & Elections.
Jan 27 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority: 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Feb 28 Referred to Ways & Means.
Feb 28 Public hearing in committee.

SB 5393 by Senators Kastama, Shin, Rockefeller, Schmidt, Kohl-Welles, Pridemore, and Kline

Companion Bill: 1189
Providing relief for indigent veterans and their families.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent that each county establish veterans' assistance programs funded by a veterans' assistance fund to benefit indigent veterans and their families.

Declares an intent for each county to establish a veterans' advisory board to allow the veterans' community to advise the county legislative authority on appropriate and needed assistance programs for local indigent veterans and their families.

Requires the legislative authority for each county to establish a veterans' advisory board to advise the county legislative authority on the needs of local indigent veterans, the resources available to local indigent veterans, and potential programs that could serve the needs of local indigent veterans and their families.

Repeals RCW 73.08.030, 73.08.040, 73.08.050, and 73.08.060.

SB 5393-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Shin, Rockefeller, Schmidt, Kohl-Welles, Pridemore, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent that each county establish veterans' assistance programs funded by a veterans' assistance fund to benefit indigent veterans and their families.

Declares an intent for each county to establish a veterans' advisory board to allow the veterans' community to advise the county legislative authority on appropriate and needed assistance programs for local indigent veterans and their families.

Recognizing the valuable insight and perspectives that veterans offer, it is the intent of the legislature that each board be comprised entirely of veterans.

Requires the legislative authority for each county to establish a veterans' advisory board to advise the county legislative authority on the needs of local indigent veterans, the resources available to local indigent veterans, and potential programs that could serve the needs of local indigent veterans and their families.

Repeals RCW 73.08.030, 73.08.040, 73.08.050, and 73.08.060.

SB 5394 by Senator Prentice

Companion Bill: 1090
Using pictograms in transportation signs.

Declares an intent to promote the use of icons and pictograms that incorporate the use of commonly accepted symbols that can be understood and interpreted by a variety of people from all walks of life and different nations in order to assist them in the navigation of this state.

Authorizes these signs to be used on roadways and for other transportation-related facilities such as transit stations, airports, bus and train stations, and ferry terminals.

Declares an intent to have icons and pictograms in use as new systems are put into service to promote tourism and be in place by 2010 to assist international visitors coming to Washington during the Olympic Games in Vancouver, British Columbia, Canada.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Transportation.

SB 5395 by Senators Kastama, Haugen, Roach, Rockefeller, Schmidt, Kohl-Welles, Spanel, Pridemore, Kline, McAuliffe, and Franklin

Requiring voting devices to produce paper records.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, beginning on January 1, 2006, all poll-site based electronic voting devices shall produce an individual paper record, at the time of voting, that may be reviewed by the voter.
before finalizing his or her vote. This record may not be removed from the polling place and must be machine readable for counting purposes. If the device is programmed to display the ballot in multiple languages, the paper record produced must be printed in the language used by each voter.

Provides that paper records produced by poll-site based electronic voting devices are subject to all of the requirements of chapter 29A.44 and chapter 29A.60 RCW for ballot handling, preservation, reconciliation, transit to the counting center, and storage. The paper records must be preserved in the same manner and for the same period of time as ballots.

Provides that a voter voting on a poll-site based electronic voting system may not leave the device during the voting process, except to verify his or her ballot or to request assistance from the precinct election officers, until the voting process is completed.

Provides that, before the close of business on the day after election day, the county auditor shall conduct an audit of results of votes cast on the poll-site based electronic voting devices used in the county.

Provides that anyone who removes a paper record produced by a poll-site based electronic voting system from a polling place without authorization is guilty of a class C felony punishable under RCW 9A.20.021.

SB 5395-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Haugen, Roach, Rockefeller, Schmidt, Kohl-Welles, Spanel, Pridemore, Kline, McAuliffe, and Franklin) (DIGEST AS ENACTED)

Provides that, beginning on January 1, 2006, all electronic voting devices shall produce an individual paper record, at the time of voting, that may be reviewed by the voter before finalizing his or her vote. This record may not be removed from the polling place and must be machine readable for counting purposes. If the device is programmed to display the ballot in multiple languages, the paper record produced must be printed in the language used by each voter. Rejected records must either be destroyed or marked in order to clearly identify the record as rejected.

Provides that paper records produced by electronic voting devices are subject to all of the requirements of chapter 29A.44 and chapter 29A.60 RCW for ballot handling, preservation, reconciliation, transit to the counting center, and storage. The paper records must be preserved in the same manner and for the same period of time as ballots.

Provides that a voter voting on an electronic voting system may not leave the device during the voting process, except to request assistance from the precinct election officers, until the voting process is completed.

Provides that anyone who, without authorization, removes from a polling place a paper record produced by an electronic voting device is guilty of a class C felony punishable under RCW 9A.20.021.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Government Operations & Elections.
Jan 27 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 21 GO - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 25 Placed on second reading by Rules Committee.
Mar 4 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --

Mar 8 First reading, referred to State Government Operations & Accountability.
Mar 11 Public hearing in committee.
Apr 1 Executive session in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass with amendment(s).

SB 5396 by Senators Fraser, Esser, Jacobsen, Oke, Regala, Swecker, Rockefeller, Spanel, Pridemore, Thibaudeau, Haugen, and Kline Companion Bill: 1413

Expanding the criteria for habitat conservation programs.

(SUBSTITUTED FOR - SEE 1ST SUB)

Expands the criteria for habitat conservation programs.

SB 5396-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Fraser, Esser, Jacobsen, Oke, Regala, Swecker, Rockefeller, Spanel, Pridemore, Thibaudeau, Haugen, and Kline) (DIGEST AS ENACTED)

Expands the criteria for habitat conservation programs.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 2 Public hearing in committee.
Mar 2 Executive session in committee.
NROR - Majority: 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 7 Public hearing in committee.
W - Majority: do pass 1st substitute bill proposed by Natural Resources, Ocean & Recreation.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 44; nays, 4; absent, 0; excused, 1.
-- IN THE HOUSE --

Mar 18 First reading, referred to Capital Budget.
Mar 24 Public hearing in committee.
Mar 31 Executive session in committee.
CB - Executive action taken by committee.
Changing vehicle emission standards provisions.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, pursuant to the federal clean air act, the legislature adopts the California motor vehicle emission standards in Title 13 of the California Code of Regulations, effective January 1, 2005.

Provides that, by December 31, 2005, the department of ecology shall adopt rules to implement the emission standards of the state of California for passenger cars, light duty trucks, and medium duty passenger vehicles, and shall amend the rules from time to time, to conform to the requirements of the federal clean air act. Rules shall be applicable to motor vehicles with a model year 2009 and later.

Does not limit the department of ecology's authority to regulate motor vehicle emissions for any other class of vehicle.

Provides that, after adoption of rules specified in this act, no vehicle shall be registered in the state for model year 2009 or later unless the vehicle: (1) Is consistent with the vehicle emission standards adopted by the department of ecology; or

(2) Has seven thousand five hundred miles or more. The department of licensing, in consultation with the department of ecology, may adopt rules necessary to implement this act.

Repeals RCW 70.120.200, and 1991 c 199 s 229 (uncodified).
SB 5402  by Senators Oke, Rockefeller, Poulsen, and Haugen
Companion Bill: 1948
Exempting ferry fuel used by Washington state ferries from excise taxes.

Exempts ferry fuel used by Washington state ferries from excise taxes.

SB 5403  by Senators Delvin, Parlette, Swecker, Stevens, Honeyford, Benson, and Mulliken
Limiting the disclosure of birth certificates.

(SEE ALSO PROPOSED 1ST SUB)
Provides that the rules shall limit the release of paper or electronic copies of birth certificate records to the registrant or a parent or legal guardian of the registrant; to the registrant's spouse, adult child, adult sibling, grandparent, or adult grandchild; to an attorney representing the registrant; to a member of a law enforcement agency who is conducting official business; and to any person or agency empowered by statute or appointed by a court to act on the registrant's behalf.

SB 5403-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Delvin, Parlette, Swecker, Stevens, Honeyford, Benson, and Mulliken)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that the rules shall limit the release of paper or electronic copies of birth certificate records to the registrant or a parent or legal guardian of the registrant; to the registrant's spouse, adult child, adult sibling, grandparent, or adult descendant; to an attorney representing the registrant; to a member of a law enforcement agency who is conducting official business; and to any person or agency empowered by statute or appointed by a court to act on the registrant's behalf.

SB 5404  by Senators Kline, Oke, Fairley, Swecker, Pridemore, Esser, and Delvin
Paying for certain actions and proceedings for damages brought against law enforcement officers.

(SEE ALSO PROPOSED 1ST SUB)
Revises provisions for the payment for certain actions and proceedings for damages brought against law enforcement officers.

SB 5404-S  by Senate Committee on Judiciary (originally sponsored by Senators Kline, Oke, Fairley, Swecker, Pridemore, Esser, and Delvin)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises provisions for the payment for certain actions and proceedings for damages brought against law enforcement officers.

SB 5405  by Senators Jacobsen, Swecker, Doumit, Hargrove, Spanel, and Morton
Companion Bill: 1985
Establishing the future of Washington forests review council.

(SEE ALSO PROPOSED 2ND SUB)
Declares that the purpose of the council is to: (1) Gather data necessary to understanding the economic, recreational, and environmental contributions of the forest products industry and secondary manufacturing sectors in Washington state and the trends that will influence the industry in the future; and (2) Develop recommendations for policy changes that will contribute to maintaining the economic stability and growth of the forest products industry in Washington state.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the governor's office for the purposes of this act.

SB 5405-S  by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Swecker, Doumit, Hargrove, Spanel, and Morton)
(SEE ALSO PROPOSED 2ND SUB)
Declares that the purpose of the council is to: (1) Gather data necessary to understanding the economic, recreational, and environmental contributions of the forest products industry and secondary manufacturing sectors in Washington state and the trends that will influence the industry in the future; and (2) Develop recommendations for policy changes that will contribute to maintaining the economic stability and growth of the forest products industry in Washington state.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the governor's office for the purposes of this act.
Requires the future of Washington forests review council to report the findings and recommendations required by this act to the appropriate policy and fiscal committees of the senate and house of representatives by December 31, 2007.
Terminates the future of Washington forests review council and its powers and duties on June 30, 2008.

**SB 5405-S2** by Senate Committee on Ways & Means (originally sponsored by Senators Jacobsen, Swecker, Doumit, Hargrove, Spanel, and Morton)

**(DIGEST OF PROPOSED 2ND SUBSTITUTE)**

Declares that the purpose of the council is to:
1. Gather data necessary to understanding the economic, recreational, and environmental contributions of the forest products industry and secondary manufacturing sectors in Washington state and the trends that will influence the industry in the future; and
2. Develop recommendations for policy changes that will contribute to maintaining the economic stability and growth of the forest products industry in Washington state.

Finds that the western slopes of the Cascade mountain range in Whatcom, Skagit, Snohomish, King, Pierce, Thurston, and Lewis counties are experiencing increasing demands for a wide range of uses by the growing population in the Puget Sound basin. These lands provide important economic, forest, fish and wildlife, recreation, scenic, educational, and watershed benefits to the entire region.

Finds that it is in the public's interest to assist Cascade foothills area landowners and communities in retaining responsible, working forestry in the lower elevations of this area to sustain timber-dependent economies while acknowledging ecological and environmental benefits from the forests.

Requires the future of Washington forests review council to report the findings and recommendations required by this act to the appropriate policy and fiscal committees of the senate and house of representatives by December 31, 2007.
Terminates the future of Washington forests review council and its powers and duties on June 30, 2008.

-- 2005 REGULAR SESSION --

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<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Jan 24</td>
<td>First reading, referred to Natural Resources, Ocean &amp; Recreation.</td>
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<tr>
<td>Feb 16</td>
<td>Public hearing in committee.</td>
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<td>Feb 28</td>
<td>Executive session in committee.</td>
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<td>Mar 2</td>
<td>NROR - Majority; 1st substitute bill be substituted, do pass.</td>
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<td>And refer to Ways &amp; Means.</td>
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<td>Mar 7</td>
<td>Public hearing in committee. WM - Majority; 2nd substitute bill be</td>
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<td>substituted, do pass.</td>
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<td>Mar 10</td>
<td>Passed to Rules Committee for second reading.</td>
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<tr>
<td>Apr 1</td>
<td>Referred to Rules.</td>
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<td>Senate Rules “X” file.</td>
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**SB 5407** by Senators Delvin, Hargrove, Regala, Roach, Kohl-Welles, Keiser, Kline, and McAuliffe

**Companion Bill:** 1426

Establishing an interagency plan for children of incarcerated parents.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Declares an intent to support children in the state whose parents are incarcerated by encouraging the state agencies involved with families of individuals who are incarcerated to coordinate and expand existing services for these families in order to improve the well-being of children of incarcerated parents both over the short term and the long term.
Directs the department of corrections, in partnership with the department of social and health services, to establish an oversight committee to develop a comprehensive interagency plan to provide the necessary services and supports for the children of this state whose parents are incarcerated in jail or prison.
Requires the oversight committee to develop the interagency plan by June 30, 2006, with an interim report due January 1, 2006.

**SB 5407-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Delvin, Hargrove, Regala, Roach, Kohl-Welles, Keiser, Kline, and McAuliffe)

**(AS OF SENATE 2ND READING 2/16/05)**

Declares an intent to support children in the state whose parents are incarcerated by encouraging the state agencies involved with families of individuals who are incarcerated to coordinate and expand existing services for these families in order to improve the well-being of children of incarcerated parents both over the short term and the long term.
Directs the department of corrections, in partnership with the department of social and health services, to establish an oversight committee to develop a comprehensive interagency plan to provide the necessary services and supports for the children of this state whose parents are incarcerated in jail or prison.

Requires the oversight committee to develop the interagency plan by June 30, 2006, with an interim report due January 1, 2006.

-- 2005 REGULAR SESSION --
Jan 24  First reading, referred to Human Services & Corrections.
Jan 27  Public hearing in committee.
Jan 31  Executive session in committee.
Feb 1   HSC - Majority; 1st substitute bill be substituted, do pass.
Feb 2   Passed to Rules Committee for second reading.
Feb 16  1st substitute bill substituted.
         Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
Feb 17  -- IN THE HOUSE --
Mar 17  Public hearing in committee.
Apr 24  By resolution, introduced and received in committee.
         -- 2006 REGULAR SESSION --
         -- IN THE SENATE --
Jan 9   By resolution, reintroduced and retained in present status.
Feb 2   Senate Rules "X" file.

SB 5408 by Senators Jacobsen and Kline
Requiring mailed political advertising to be filed with the secretary of state to be archived.

Provides that the sponsor of a mailed political advertising must, within two working days after the date of the mailing, file an example of the mailed political advertising with the secretary of state for inclusion with the state archives and records under chapter 40.14 RCW.

-- 2005 REGULAR SESSION --
Jan 24  First reading, referred to Government Operations & Elections.

SB 5409 by Senators Benton and Roach
Excluding the value of rebates from sales and use taxation.

Excludes the value of rebates from sales and use taxation.

-- 2005 REGULAR SESSION --
Jan 24  First reading, referred to Ways & Means.

SB 5410 by Senators Benton, Swecker, Roach, and Kline
Limiting homeowners' associations' restrictions on political yard signs.

Provides that the governing documents may not prohibit the outdoor display of political yard signs by an owner or resident on the owner's or resident's property for a period of ninety days before any primary or election. The governing documents may include reasonable rules and regulations regarding the placement and manner of display of political yard signs.

-- 2005 REGULAR SESSION --
Jan 24  First reading, referred to Government Operations & Elections.
Feb 28  Public hearing in committee.
Mar 1   Executive session in committee.
Mar 2   GO - Majority; do pass.

SB 5411 by Senators Pridemore, Kohl-Welles, Benton, Schmidt, McAuliffe, Zarelli, Rasmussen, Thibaudau, Doumit, Shin, Regala, Keiser, Prentice, Fairley, Jacobsen, and Pflug
Companson Bill: 1267
Authorizing branch campuses to offer lower-division courses.

(SEE ALSO PROPOSED 2ND SUB)
Finds that the University of Washington Bothell, University of Washington Tacoma, Washington State University Tri-Cities, and Washington State University Vancouver have each conducted a thorough review of the campus mission and model of educational services and made recommendations to the legislature for the future evolution of the campus.

Declares an intent to authorize each campus to expand its educational offerings to include lower-division courses.

SB 5411-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Pridemore, Kohl-Welles, Benton, Schmidt, McAuliffe, Zarelli, Rasmussen, Thibaudau, Doumit, Shin, Regala, Keiser, Prentice, Fairley, Jacobsen, and Pflug)

(SEE ALSO PROPOSED 2ND SUB)
Finds that the University of Washington Bothell, University of Washington Tacoma, Washington State University Tri-Cities, and Washington State University Vancouver have each conducted a thorough review of the campus mission and model of educational services and made recommendations to the legislature for the future evolution of the campus.

Recognizes that there are regional differences in relation to capacity gaps and programmatic needs of students that require a differential approach to individual branch campus expansion and that similar treatment of each campus may no longer be the most efficient way in which to address the higher education needs of the state.

Expresses a belief that the original mission of branch campuses to contribute to regional economic development requires differential treatment of each campus based on the regional economic and higher education needs.

Declares an intent to authorize each campus to expand its educational offerings to include lower-division courses but the expansion shall be unique to each campus, reflect the needs of the region the campus serves, and continue to support collaboration with the entire higher education system.

SB 5411-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Pridemore, Kohl-Welles, Benton, Schmidt, McAuliffe, Zarelli, Rasmussen, Thibaudau, Doumit, Shin, Regala, Keiser, Prentice, Fairley, Jacobsen, and Pflug)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)
Finds that the University of Washington Bothell, University of Washington Tacoma, Washington State University Tri-Cities, and Washington State University Vancouver have each conducted a thorough review of the campus mission and model of educational services and made recommendations to the legislature for the future evolution of the campus.

Recognizes that there are regional differences in relation to capacity gaps and programmatic needs of students that require a differential approach to individual branch campus expansion and that similar treatment of each campus may no longer be the most efficient way in which to address the higher education needs of the state.
Expresses a belief that the original mission of branch campuses to contribute to regional economic development requires differential treatment of each campus based on the regional economic and higher education needs.

Declares an intent to authorize each campus to expand its educational offerings to include lower-division courses but the expansion shall be unique to each campus, reflect the needs of the region the campus serves, and continue to support collaboration with the entire higher education system.

Declares an intent to make decisions relating to enrollments and per-student funding for the higher education institutions in the omnibus operating budget.

\[\text{DIGEST OF PROPOSED 1ST SUBSTITUTE}\]

Declares that no action based upon a health care provider's professional negligence may be commenced unless the defendant has been given at least ninety days' notice of the intention to commence the action. If the notice is served within ninety days of the expiration of the applicable statute of limitations, the time for the commencement of the action must be extended ninety days from the service of the notice.

Declares that the mandatory mediation requirement of this act does not apply to an action subject to mandatory arbitration under chapter 7.06 RCW or to an action in which the parties have agreed, subsequent to the arisal of the claim, to submit the claim to arbitration under chapter 7.04 RCW.

Declares that the implementation also contemplates the adoption of a rule by the supreme court for procedures for the parties to certify to the court the manner of mediation used by the parties to comply with this act.

\[\text{DIGEST AS ENACTED}\]

Revises aviation fees and taxes.
Repeals RCW 47.68.233 and 47.68.234 relating to the disposition of pilot, airman, and airwoman fees.

Adjusted aviation fees and taxes.

\[\text{SEE ALSO PROPOSED 1ST SUB}\]

Declares that no action based upon a health care provider's professional negligence may be commenced unless the defendant has been given at least ninety days' notice of the intention to commence the action. If the notice is served within ninety days of the expiration of the applicable statute of limitations, the time for the commencement of the action must be extended ninety days from the service of the notice.

Declares that the mandatory mediation requirement of this act does not apply to an action subject to mandatory arbitration under chapter 7.06 RCW or to an action in which the parties have agreed, subsequent to the arisal of the claim, to submit the claim to arbitration under chapter 7.04 RCW.

Provides that the supreme court shall by rule also adopt procedures for the parties to certify to the court the manner of mediation used by the parties to comply with this act.
Making loans under chapter 31.45 RCW to military borrowers.

Revises provisions pertaining to making loans under chapter 31.45 RCW to military borrowers.

Revises provisions pertaining to making loans under chapter 31.45 RCW to military borrowers.

Provides that a licensee shall: (1) When collecting any delinquent small loan, not garnish any wages or salary paid for service in the armed forces;

(2) Defer for the duration of the posting all collection activity against a military borrower who has been deployed to a combat or combat support posting for the duration of the posting;

(3) Not contact the military chain of command of a military borrower in an effort to collect a delinquent small loan;

(4) Honor the terms of any repayment agreement between the licensee and any military borrower, including any repayment agreement negotiated through military counselors or third party credit counselors; and

(5) Not make a loan from a specific location to a person that the licensee knows is a military borrower when the military borrower's commander has notified the licensee in writing that the specific location is designated off-limits to military personnel under their command.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 8 Public hearing in committee.

Feb 16 Executive session in committee.

Feb 22 FHC - Majority: 1st substitute bill be substituted, do pass.

Mar 7 Passed to Rules Committee for second reading.

Mar 8 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Passed on Third Reading.

Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 10 First reading, referred to Financial Institutions & Insurance.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee.

SB 5416 by Senators Kohl-Welles, Prentice, Rockefeller, Fairley, Regala, and Kline

Modifying the review of tax preferences.

Requires the joint legislative audit and review committee to annually review four tax preferences selected from chapters 82.60, 82.61, 82.62, and 82.63 RCW. In selecting the four tax preferences for annual review, the joint legislative audit and review committee will consult with the department of revenue concerning availability of relevant information needed for review purposes.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Operations & Elections.

Feb 7 Public hearing in committee.

Mar 1 Executive session in committee.

Mar 2 GO - Majority; do pass.

Minority; do not pass.

And refer to Ways & Means.

Referred to Ways & Means.

SB 5417 by Senators Weinstein, Esser, Jacobsen, Rasmussen, Kastama, Rockefeller, Shin, Carrell, Regala, Kohl-Welles, Pridemore, Franklin, Keiser, Kline, Sheldon, and McAuliffe

Restricting access to motor vehicles for persons arrested for alcohol offenses (John's Law).

(AS OF SENATE 2ND READING 3/10/05)

Finds that it is imperative to ensure that people who are arrested for driving under the influence of intoxicating liquor or any drug are not released to third parties who then allow them to resume control of a motor vehicle.

Declares it is the purpose of this act to enhance public safety by reducing the probability that a person arrested for driving under the influence of alcohol or drugs will have access to a motor vehicle while still impaired by the alcohol or drugs.

Provides that, whenever the driver of a vehicle is arrested for a violation of RCW 46.61.502 or 46.61.504, the vehicle is subject to impoundment at the direction of a law enforcement officer.

Provides that, before a law enforcement officer releases a person arrested for a violation of RCW 46.61.502 or 46.61.504 to a third person, the officer shall serve notice in writing on the third person advising the person of potential civil and criminal liability if the person facilitates or permits the arrested person released to his custody to resume operation of a motor vehicle while still intoxicated or impaired.

-- 2005 REGULAR SESSION --

Jan 24 First reading, referred to Judiciary.
Providing that a consumer reporting agency is not required to place a security freeze on a credit report.

(DIGEST AS ENACTED)

Provides that a victim of identity theft who has submitted a valid police report to a consumer reporting agency may elect to place a security freeze on his or her report by making a request in writing by certified mail to a consumer reporting agency.

Declares that a “security freeze” means a notice placed in a consumer’s credit report, at the request of the consumer and writing by certified mail to a consumer reporting agency.

Requires the department to investigate the application. The department for obtaining and providing the information.

Provides that, if an applicant provides the information and the information is determined to be accurate, the department shall review the information and may take actions to verify that the information is accurate.

Requires the information provided by the applicant to satisfy the protocols, that is, study plans and criteria, established by the department for obtaining and providing the information.

Requires the department to provide a report that is, study plans and criteria, established by the department for obtaining and providing the information.

Requires the information provided by the applicant to satisfy the protocols, that is, study plans and criteria, established by the department for obtaining and providing the information.

Provides that if an applicant provides the information and the protocols set by the department for obtaining and providing it have been satisfied, the department shall review the information and may take actions to verify that the information is accurate.
And refer to Ways & Means.

Referred to Ways & Means.

Mar 7 Public hearing in committee.


Minority: do not pass.

Minority: without recommendation.

Passed to Rules Committee for second reading.

Apr 6 Senate Rules “X” file.

SB 5420 by Senators Regala, Swecker, Haugen, Delvin, Jacobsen, Rasmussen, McAuliffe, and Kohl-Welles

Modifying restrictions on children riding motorcycles.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is unlawful for any person to transport on a motorcycle or motor-driven cycle a child under the age of five, a child whose feet do not rest firmly on the passenger foot pegs, or a child who is not sufficiently supported by a passenger back rest attached to the seat.

SB 5420-S by Senate Committee on Transportation (originally sponsored by Senators Regala, Swecker, Haugen, Delvin, Jacobsen, Rasmussen, McAuliffe, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is unlawful for any person to transport a child between the ages of five and twelve on a motorcycle or motor-driven cycle whose feet do not rest firmly on passenger foot rests and who is either not sufficiently supported by a firmly affixed passenger back rest or is not using a handgrip mechanism.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

Jan 31 Public hearing in committee.

Mar 2 Executive session in committee.

Mar 4 TRAN - Majority: 1st substitute bill be substituted, do pass.

Minority: do not pass.

Minority: without recommendation.

Passed to Rules Committee for second reading.

Mar 11 Made eligible to be placed on second reading.

Apr 6 Senate Rules “X” file.

SB 5421 by Senators Haugen, Swecker, Jacobsen, Kastama, Poulsen, Spanel, Shin, and Rasmussen

Identifying bus stop and crosswalk needs in comprehensive plans.

Requires identifying bus stop and crosswalk needs in comprehensive plans.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.

Feb 22 Public hearing in committee.

SB 5422 by Senators Haugen, Kastama, Berkey, and Shin

Providing research and services for special purpose districts.

(SEE ALSO PROPOSED 1ST SUB)

Requires the municipal research council to contract for the provision of research and services to special purpose districts. A contract for at least two FTEs shall be made with a state agency, educational institution, or private consulting firm, that in the judgment of council members is qualified to provide such research and services.

Declares that research and services to special purpose districts shall consist of: (1) Studying and researching issues relating to special purpose district government; and (2) Furnishing legal, technical, consultative, and field services to special purpose districts concerning issues relating to special purpose district government.

SB 5422-S by Senate Committee on Government Operations & Election (originally sponsored by Senators Haugen, Kastama, Berkey, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the municipal research council to contract for the provision of research and services to special purpose districts. A contract for at least two FTEs shall be made with a state agency, educational institution, or private consulting firm, that in the judgment of council members is qualified to provide such research and services.

Declares that research and services to special purpose districts shall consist of: (1) Studying and researching issues relating to special purpose district government; and (2) Furnishing legal, technical, consultative, and field services to special purpose districts concerning issues relating to special purpose district government.

-- 2005 REGULAR SESSION --


Feb 7 Public hearing in committee.

Feb 15 Executive session in committee.

Feb 18 GO - Majority: 1st substitute bill be substituted, do pass.

Minority: do not pass.

Minority: without recommendation.

Passed to Rules Committee for second reading.

Mar 2 Made eligible to be placed on second reading.

SB 5423 by Senators Haugen and Swecker

Authorizing creation of thematic collections of special plates.

(REVISED FOR ENGROSSED: Regulating special license plates.)

(DIGEST AS ENACTED)

Provides that, in addition to any other fees and taxes due at the time of registration, applicants for a personalized special license plate must pay both the fees to purchase and renew a special plate as set out in the statute creating the special plate and the personalized plate as required in RCW 46.16.585 and 46.16.606. The special plate fee must be distributed in accordance with the requirements set out in the statute creating the special plate. The personalized plate fee must be distributed under RCW 46.16.606. The transfer of personalized special plates is to be administered under RCW 46.16.316.

Provides that, in order to assess the effects and impact of the proliferation of special license plates, the legislature declares a temporary moratorium on the issuance of any additional plates until June 1, 2007. During this period of time, the special license plate review board created in RCW 46.16.705 and the department of licensing are prohibited from accepting, reviewing, processing, or approving any applications. Additionally, no special license plate may be enacted by the legislature during the moratorium, unless the proposed license plate has been approved by the board before February 15, 2005.
SB 5423-S by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker)

Modifying special license plate provisions.

(NOT SUBSTITUTED FOR - SEE ORIGINAL BILL)

Revises special license plate provisions.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.
Feb 14 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 TRAN - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 12 1st substitute bill not substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 23 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 11 Placed on second reading.
Apr 12 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 63; nays, 34; absent, 0; excused, 1.
-- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 43; nays, 3; absent, 0; excused, 3.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
Apr 28 Governor signed.
Chapter 210, 2005 Laws.
Effective date 7/24/2005.

SB 5424 by Senators Haugen, Swecker, Jacobsen, Hargrove, and Doumit

Companion Bill: 2001

Authorizing the “Washington Lighthouses” special plate.

(DIGEST AS ENACTED)

Authorizes the “Washington Lighthouses” special plate.

Creates the lighthouse environmental programs account in the custody of the state treasurer.

Provides that funds in the account must be disbursed subject to the following conditions and limitations: (1) Under the requirements set out in RCW 46.16.765, the department must contract with a qualified nonprofit organization to support selected Washington state lighthouses that are accessible to the public and staffed by volunteers; providing environmental education programs; and to provide grants for other Washington lighthouses to assist in funding infrastructure preservation and restoration and to encourage and support interpretive programs by lighthouse docents.

(2) For the purpose of this act, a "qualified nonprofit organization" means a not-for-profit corporation incorporated and of tax exempt status under section 501(c)(3) of the federal internal revenue code. The organization must have been established for the express purposes of supporting selected Washington state lighthouses that are open to the public and staffed by volunteers; providing environmental education programs; and encouraging and supporting interpretive programs by lighthouse docents.

Requires the qualified nonprofit organization to meet all requirements set out in RCW 46.16.765.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.
Feb 10 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 12 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 21 Work session and executive action taken in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.
Mar 24 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.
Apr 5 Committee recommendations adopted.
Passed on third reading.
Third reading, passed; yeas, 81; nays, 13; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.
Chapter 48, 2005 Laws.
Effective date 7/24/2005.

SB 5425 by Senators Haugen, Berkey, Kohl-Welles, Shin, Rasmussen, Jacobsen, and Schmidt

Companion Bill: 2142

Creating North Snohomish State College.

Finds that, over the next decade, large numbers of Washington students will graduate from high school and seek access to higher education. Washington continues to lag significantly behind other states in its production of students with baccalaureate degrees and graduate degrees.

Finds that a new public four-year institution of higher education has not been created in the state of Washington since 1967. The three comprehensive institutions of higher education were created in the late 1890s when the state normal schools were established and no new comprehensive institution of higher education has been created since then.

Finds that northern Snohomish county and the surrounding region do not have reasonable access to a four-year institution of higher education.

Declares an intent to create a four-year baccalaureate degree granting institution in north Snohomish county.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 9 Public hearing in committee.

SB 5426 by Senators Carrell, Hargrove, Benson, and Sheldon

Providing procedures for decreasing truancy and dropouts.
SB 5426-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Carrell, Hargrove, Benson, and Sheldon)

Creating a work group to review laws governing school attendance.

(AS OF SENATE 2ND READING 3/10/05)

Finds that there is a need to review current laws and rules that govern school attendance requirements. The legislature is concerned about the attendance of youth in the educational system and the impact truancy and students dropping out of school have on schools and communities.

Convenes a Washington state task force to evaluate the following: (1) Review the implementation of the Becca bill and other school attendance measures to determine their consistent application across the state and their conformance with state law; (2) The definition of excused and unexcused absences; (3) Creating incentives for school districts to improve student attendance; and (4) Related data collection requirements on graduation, dropouts, student transfer, and other issues related to student attendance.

-- 2005 REGULAR SESSION --
Jan 25 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 28 Public hearing in committee.
Mar 2 Executive session in committee.
EKHE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 10 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.
-- IN THE HOUSE --
Mar 11 First reading, referred to Education.
Mar 17 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on third reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 5427 by Senators Carrell, Esser, Hargrove, Stevens, McAuliffe, Zarelli, Benson, Finkbeiner, Morton, Johnson, Honeyford, Mulliken, and Berkey

Allowing persons over age seventy to obtain a combination fishing license at no charge.

Authorizes persons over age seventy to obtain a combination fishing license at no charge.

-- 2005 REGULAR SESSION --
Jan 25 First reading, referred to Natural Resources, Ocean & Recreation.

SB 5428 by Senators Carrell, Schoesler, and Benson

Companion Bill: 1614
Restricting correctional facilities on the grounds of a state hospital.

Provides that a program, facility, or institution operated by the department of corrections, or pursuant to a contract with the department of corrections, that serves violent offenders, including but not limited to facilities sited under RCW 72.65.220, may not be located or operated on the grounds of a state hospital as designated under chapter 72.23 RCW.

Does not apply to a program, facility, or institution located or operated on the grounds of a state hospital on the effective date of this act.

-- 2005 REGULAR SESSION --
Jan 25 First reading, referred to Human Services & Corrections.
Feb 24 Public hearing and executive action taken in committee.

SB 5429 by Senators Carrell, Berkey, Schoesler, Rasmussen, Hargrove, Pflug, Johnson, Benson, Esser, Morton, Franklin, Honeyford, Shin, and Stevens

Requiring written justification when a risk assessment is reduced.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)

Declares that the risk category determined as provided in this act shall not be reduced without written justification by the department that the department has reviewed the initial risk assessment report and presentence reports, including any victim impact statement and criminal history, arguments by the prosecutor, the defense counsel, the offender, the victim, the survivor of the victim, or a representative of the victim or survivor, and an investigative law enforcement officer and provide documentation why the department believes that the risk to the public will not be compromised and the liability to the department will not be increased.

SB 5429-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Carrell, Berkey, Schoesler, Rasmussen, Hargrove, Pflug, Johnson, Benson, Esser, Morton, Franklin, Honeyford, Shin, and Stevens)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the risk category determined as provided in this act shall not be reduced without written justification by the department that the department has reviewed the initial risk assessment report and presentence reports, including any victim impact statement and criminal history, arguments by the prosecutor, the defense counsel, the offender, or an investigative law enforcement officer, and any history of infractions, and any violations of conditions of supervision in the community, and document, in the file, why the department believes that the risk to the public will not be compromised and the liability to the department will not be increased.

-- 2005 REGULAR SESSION --
Jan 25 First reading, referred to Human Services & Corrections.
Feb 1 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 15 HSC - Majority; 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.

SB 5430 by Senators Hargrove and Rasmussen

Providing funds for the crime victims' compensation program.

Provides that, on July 1, 2005, the state treasurer shall transfer four million dollars from the accident fund to the public safety and education account.
Provides that, on July 1, 2006, the state treasurer shall transfer four million dollars from the accident fund to the public safety and education account. Declares that the transfers in this act are provided for the use of the crime victims' compensation program administered by the department of labor and industries.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Human Services & Corrections.
Feb 15 Public hearing in committee.
Feb 21 Executive session in committee.

SB 5431 by Senators Spanel, Rockefeller, Pridemore, Poulsen, Kohl-Welles, Doumitt, Regala, Fraser, Kline, and McCaslin

Companion Bill: 1458
Concerning the management of on-site sewage systems in marine areas.

(SEE ALSO PROPOSED 2ND SUB)

Finds that improperly functioning on-site sewage systems in marine areas may contaminate ground water and surface water, threatening public health and the environment.
Finds that in these areas enhanced on-site sewage system certification programs must be established to ensure systems are properly functioning to protect public and environmental health.
Requires the department of ecology to designate a marine area of special concern in counties with shorelines adjacent to Puget Sound in areas where concentrations of on-site sewage disposal systems are a significant factor contributing to public health and environmental concerns.
Requires the local board of health with jurisdiction over the area to submit an enhanced on-site sewage system certification program to the department within eighteen months of designation of a marine area of special concern within the county.
Requires the local board of health with jurisdiction over the area to conduct quality assurance of the enhanced on-site sewage system certification program including: (1) Inspection of at least ten percent of certified on-site sewage disposal systems every three years to determine if the systems are properly functioning and in compliance with this chapter and RCW 43.20.050; and (2) Follow-up inspections of all new on-site sewage disposal systems within one year of installation to ensure that the system is properly functioning and to provide educational materials to the owner or operator of the system.
Provides that, in areas with shorelines adjacent to Puget Sound where an enhanced on-site sewage system certification program is not required, the owner of an on-site sewage disposal system is responsible for operating, monitoring, and maintaining the system to minimize the risk of failure. In order to accomplish this, the owner shall ensure a complete evaluation of the system's components to determine functionality, maintenance needs, and compliance with regulations and permits as follows: (1) At least once every three years for a conventional on-site sewage disposal system; or (2) Annually for a complex on-site sewage disposal system.

SB 5431-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Spanel, Rockefeller, Pridemore, Poulsen, Kohl-Welles, Doumitt, Regala, Fraser, Kline, and McCaslin)

Concerning on-site sewage disposal systems.

(SEE ALSO PROPOSED 2ND SUB)
Declares it is the purpose of this act to authorize enhanced local programs in marine recovery areas to inventory existing on-site sewage disposal systems, to identify the location of all on-site sewage disposal systems near marine recovery areas, to require inspection of on-site sewage disposal systems and repairs to those systems that are failing, to develop data bases capable of sharing information regarding on-site sewage disposal systems, and to monitor the progress of implementing these programs to ensure that they are working to protect public health and the quality of Puget Sound waters.
Requires that, by July 1, 2006, the local health officer shall designate a marine recovery area for those land areas where on-site sewage disposal systems are a significant factor contributing to public health and environmental concerns, and where associated with: (1) Shellfish growing areas that have been downgraded by the department under chapter 69.30 RCW; (2) State waters that are listed by the department of ecology under Section 303(d) of the federal clean water act (33 U.S.C. Sec. 1251 et seq.) for low-dissolved oxygen or fecal coliform; or (3) Marine waters that have been identified by the local health officer with nitrogen as a contaminant of concern.
Provides that, after July 1, 2006, the local health officer may designate additional areas where new information indicates additional land areas meet the criteria of this section. Where the department recommends the designation of an area or the expansion of a designated area, the local health officer shall notify the department of its decision concerning the recommendation within ninety days of receipt of the recommendation.
Requires that, by July 1, 2007, and thereafter, the local health officers of health jurisdictions in the twelve counties bordering Puget Sound where a marine recovery area has been designated under this act shall each develop and approve an on-site sewage disposal system program implementation plan that will guide the local health jurisdiction in the development and management of all on-site sewage disposal systems within the marine recovery areas within its jurisdiction. The department may grant an extension of twelve months where the local health jurisdiction has demonstrated substantial progress toward completion of the plan.
Requires the on-site sewage disposal system program implementation plan for the marine recovery area to include how the local health jurisdiction will: (1) By July 1, 2010, find failing systems and ensure system owners make necessary repairs; (2) By July 1, 2010, find unknown systems and ensure they are inspected and ensure they are functioning properly, and repairs are made as necessary; (3) Implement the requirements for inspection, reporting, and completing necessary repairs required under this act; (4) Identify the additional requirements for operation, maintenance, and monitoring that are commensurate with the risks posed by on-site sewage disposal systems in the marine recovery area; (5) Facilitate education of owners of on-site sewage disposal systems regarding requirements for owners; (6) Provide operation and maintenance information for owners of all system types in use within the marine recovery area; (7) Ensure owners of on-site sewage disposal systems complete operation and maintenance inspections as required by rules adopted by the board; (8) Maintain all records as required by rules adopted by the board including inspections and repairs; (9) Enforce applicable on-site sewage disposal system permit requirements; and (10) If necessary, recommend alternatives to conventional on-site sewage disposal systems such as extending sewer services, developing community sewage systems, and encouraging on-site sewage disposal system technologies that present greater treatment performance, particularly regarding the reduction or removal of nitrogen.
Requires each local health officer to develop and maintain an electronic data system of all on-site sewage disposal systems within marine recovery areas to enable local health jurisdictions to actively manage on-site sewage disposal systems.
Requires the owner of an on-site sewage disposal system to obtain an inspection of the system by an on-site sewage disposal system professional approved by the county when: (1) The property is sold to another person; or
(2) A building permit is required for the structure served by the system for the purpose of reconstruction or a substantial remodel of the structure.

Directs the department of health to report to the appropriate committees of the senate and house of representatives by December 31, 2007, on progress in designating marine recovery areas and developing and implementing on-site sewage disposal system implementation plans for such areas.

Requires that, from funds appropriated in the biennial appropriations act for the purposes of this act, the department shall administer a program of financial assistance for the repair and replacement of on-site sewage disposal systems in counties with marine waters.

SB 5431-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Spanel, Rockefeller, Pridemore, Poulsen, Kohl-Welles, Doumit, Regala, Fraser, Kline, and McCaslin)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares it is the purpose of this act to authorize enhanced local programs in marine recovery areas to inventory existing on-site sewage disposal systems, to identify the location of all on-site sewage disposal systems near marine recovery areas, to require inspection of on-site sewage disposal systems and repairs to those systems that are failing, to develop data bases capable of sharing information regarding on-site sewage disposal systems, and to monitor the progress of implementing these programs to ensure that they are working to protect public health and the quality of Puget Sound waters.

Requires that, by July 1, 2006, the local health officer shall designate a marine recovery area for those land areas where on-site sewage disposal systems are a significant factor contributing to public health and environmental concerns, and where associated with: (1) Shellfish growing areas that have been downgraded by the department under chapter 69.30 RCW; (2) State waters that are listed by the department of ecology under Section 303(d) of the federal clean water act (33 U.S.C. Sec. 1251 et seq.) for low-dissolved oxygen or fecal coliform; or (3) Marine waters that have been identified by the local health officer with nitrogen as a contaminant of concern.

Provides that, after July 1, 2006, the local health officer may designate additional areas where new information indicates additional land areas meet the criteria of this section. Where the department recommends the designation of an area or the expansion of a designated area, the local health officer shall notify the department of its decision concerning the recommendation within ninety days of receipt of the recommendation.

Requires that, by July 1, 2007, and thereafter, the local health officers of health jurisdictions in the twelve counties bordering Puget Sound where a marine recovery area has been designated under this act shall each develop and approve an on-site sewage disposal system program implementation plan that will guide the local health jurisdiction in the development and management of all on-site sewage disposal systems within the marine recovery areas within its jurisdiction. The department may grant an extension of twelve months where the local health jurisdiction has demonstrated substantial progress toward completion of the plan.

Requires the on-site sewage disposal system program implementation plan for the marine recovery area to include how the local health jurisdiction will: (1) By July 1, 2010, find failing systems and ensure system owners make necessary repairs; (2) By July 1, 2010, find unknown systems and ensure they are inspected and ensure they are functioning properly, and repairs are made as necessary; (3) Implement the requirements for inspection, reporting, and completing necessary repairs required under this act; (4) Identify the additional requirements for operation, maintenance, and monitoring that are commensurate with the risks posed by on-site sewage disposal systems in the marine recovery area; (5) Facilitate education of owners of on-site sewage disposal systems regarding requirements for owners;

(6) Provide operation and maintenance information for owners of all system types in use within the marine recovery area;

(7) Ensure owners of on-site sewage disposal systems complete operation and maintenance inspections as required by rules adopted by the board;

(8) Maintain all records as required by rules adopted by the board including inspections and repairs;

(9) Enforce applicable on-site sewage disposal system permit requirements; and

(10) If necessary, recommend alternatives to conventional on-site sewage disposal systems such as extending sewer services, developing community sewage systems, and encouraging on-site sewage disposal system technologies that present greater treatment performance, particularly regarding the reduction or removal of nitrogen.

Requires each local health officer to develop and maintain an electronic data system of all on-site sewage disposal systems within marine recovery areas to enable local health jurisdictions to actively manage on-site sewage disposal systems.

Requires the owner of an on-site sewage disposal system to obtain an inspection of the system by an on-site sewage disposal system professional approved by the county when: (1) The property is sold to another person; or

(2) A building permit is required for the structure served by the system for the purpose of reconstruction or a substantial remodel of the structure.

Directs the department of health to report to the appropriate committees of the senate and house of representatives by December 31, 2007, on progress in designating marine recovery areas and developing and implementing on-site sewage disposal system implementation plans for such areas.

Requires that, from funds appropriated in the biennial appropriations act for the purposes of this act, the department shall administer a program of financial assistance for the repair and replacement of on-site sewage disposal systems in counties with marine waters.

-- 2005 REGULAR SESSION --


Feb 10 Public hearing in committee.

Mar 2 Executive session in committee.

Mar 7 Public hearing in committee.

Mar 10 Passed to Rules Committee for second reading.

Apr 24 Referred to Rules.

SB 5432 by Senators Spanel, Swecker, Poulsen, Doumit, Regala, Rockefeller, Pridemore, Haugen, Kohl-Welles, Fraser, Jacobsen, Shin, and Kline

Companion Bill: 1459

Creating the oil spill monitoring and oversight council.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that, in section 5002 of the federal oil pollution act of 1990, the United States congress found that complacency on the part of industry and government was one of the contributing factors to the Exxon Valdez spill and, further, that one method to combat this complacency is to involve local citizens in the monitoring and oversight of oil spill plans. Moreover, congress concluded that, in addition to Alaska, a program of citizen monitoring and oversight should be established in other major crude oil terminals in the United States because recent oil spills indicate that the safe transportation of oil is a national problem.
Establishes in the office of the governor the oil spill monitoring and oversight council. The primary purpose of the council is to maintain the state's vigilance in the prevention of oil spills, while recognizing the importance of also improving preparedness and response.

Requires the director to prepare a response to the annual report within ninety days of its submittal to the governor and the legislature, including a description of recommended improvements the department will adopt and the reasons establishing for rejecting the adoption of or for significantly modifying any recommended improvement.

SB 5432-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Spanel, Swecker, Poulsen, Doumit, Regala, Rockefeller, Pridemore, Haugen, Kohl-Welles, Fraser, Jacobsen, Shin, and Kline)

Creating the citizens' oil spill advisory council. (REVISED FOR ENGROSSED: Creating the oil spill advisory council.)

DIGEST AS ENACTED

Declares that, in section 5002 of the federal oil pollution act of 1990, the United States congress found that many people believed that complacency on the part of industry and government was one of the contributing factors to the Exxon Valdez spill and, further, that one method to combat this complacency is to involve local citizens in the monitoring and oversight of oil spill plans. Congress also found that a mechanism should be established that fosters the long-term partnership of industry, government, and local communities in overseeing compliance with environmental concerns in the operation of crude oil terminals. Moreover, congress concluded that, in addition to Alaska, a program of citizen monitoring and oversight should be established in other major crude oil terminals in the United States because recent oil spills indicate that the safe transportation of oil is a national problem.

Establishes in the office of the governor the oil spill advisory council. The primary purpose of the council is to maintain the state's vigilance in the prevention of oil spills, while recognizing the importance of also improving preparedness and response. The council is an advisory body only.

Requires that, by September 15, 2006, the council shall recommend to the governor and appropriate committees of the legislature, proposals for the long-term funding of the council's activities and for the long-term sustainable funding for oil spill preparedness, prevention, and response activities.

Requires that, by September 1st of each year, the council shall make recommendations for the continuing improvement of the state's oil spill prevention, preparedness, and response activities through a report to the governor and the appropriate committees of the legislature, including a description of recommended improvements the department will adopt and the reasons establishing for rejecting the adoption of or for significantly modifying any recommended improvement.

SB 5433 by Senators Kline, Hargrove, and Carrell

Changing the membership of the commission on judicial conduct.

DIGEST AS ENACTED

Revises the membership of the commission on judicial conduct.

Declares that this act takes effect January 1, 2006, if the proposed amendment to Article IV, section 31 of the state Constitution (Senate Joint Resolution No. . . ., changing the membership of the commission on judicial conduct) is validly submitted to and is approved and ratified by the voters at the next general election. If the proposed amendment is not approved and ratified, this act is void in its entirety.

-- 2005 REGULAR SESSION --


Feb 8 Public hearing in committee.

Feb 22 Executive session in committee.

Feb 23 WEE - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass. And refer to Ways & Means.

Feb 24 Referred to Ways & Means.

Mar 7 Public hearing in committee.


Mar 10 Passed to Rules Committee for second reading.

Mar 15 1st substitute bill substituted.

Mar 17 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 29; nays, 17; absent, 2; excused, 1.

-- IN THE HOUSE --

Mar 24 First reading, referred to Natural Resources, Ecology & Parks.

Apr 1 Executive session in committee.

NREP - Executive action taken by committee. NREP - Majority; do pass with amendment(s). Minority; do not pass.

Apr 2 Referred to Appropriations.

Apr 4 Passed to Rules Committee for second reading.

Apr 13 Placed on second reading.

Apr 15 Referred to Rules 3 Consideration.

Apr 20 Rules Committee relieved of further consideration. Placed on second reading. Committee amendment not adopted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 61; nays, 37; absent, 0; excused, 0.

-- IN THE SENATE --

Apr 21 Senate concurred in House amendments. Passed final passage; yeas, 45; nays, 1; absent, 0; excused, 3.

Apr 22 President signed.

-- IN THE HOUSE --

Apr 24 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.


-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.

Feb 9 Public hearing in committee.

Feb 16 Executive session in committee.

Feb 21 JUD - Majority; do pass. Passed to Rules Committee for second reading.

Feb 22 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 8 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 9 First reading, referred to Judiciary.
Mar 22  Public hearing in committee.
Mar 23  Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Mar 25  Passed to Rules Committee for second reading.
Placed on second reading.
Mar 30  Rules suspended. Placed on Third Reading.
Third reading, passed; yea's, 88; nay's, 1;
absent, 0; excused, 9.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Apr 5  Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 6  Delivered to Governor.
Apr 8  Governor signed.
Chapter 15, 2005 Laws.
Effective date 1/1/2006**.

SB 5434 by Senators Kline, Esser, Hargrove, Johnson, Carrell, and Kohl-Welles

Companion Bill: 1294
Revising standards for antiharassment protection order hearings.

Amends RCW 10.14.070 to revise standards for antiharassment protection order hearings.

-- 2005 REGULAR SESSION --
Jan 25  First reading, referred to Judiciary.
Feb 9  Public hearing in committee.
Feb 16  Executive session in committee.
Feb 21  JUD - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 1  Made eligible to be placed on second reading.
Apr 6  Senate Rules "X" file.

SB 5435 by Senators Kline, Esser, Johnson, and McCaslin

Companion Bill: 1296
Granting the municipal courts jurisdiction for antiharassment protection orders.

Provides that municipal courts may exercise jurisdiction and cognizance of any civil actions and proceedings brought under chapter 10.14 RCW by adoption of local court rule, except the municipal court shall transfer such actions and proceedings to the superior court when it is shown that the respondent to the petition is under eighteen years of age.

-- 2005 REGULAR SESSION --
Jan 25  First reading, referred to Judiciary.
Feb 9  Public hearing in committee.
Feb 16  Executive session in committee.
Feb 21  JUD - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 1  Made eligible to be placed on second reading.
Apr 6  Senate Rules "X" file.

SB 5436 by Senators Haugen, Delvin, Eide, Shin, and Rasmussen; by request of Washington State Patrol

Companion Bill: 1469
Changing hearing procedures for violations of commercial motor vehicle laws, rules, and orders.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises hearing procedures for violations of commercial motor vehicle laws, rules, and orders in RCW 46.32.100.

SB 5436-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Delvin,
Eide, Shin, and Rasmussen; by request of Washington State Patrol)

(AS OF SENATE 2ND READING 3/08/05)
Revises hearing procedures for violations of commercial motor vehicle laws, rules, and orders in RCW 46.32.100.

-- 2005 REGULAR SESSION --
Jan 25  First reading, referred to Transportation.
Feb 7  Public hearing in committee.
Feb 9  Executive session in committee.
Feb 10  TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 22  Made eligible to be placed on second reading.
Mar 1  Placed on second reading by Rules Committee.
Mar 8  1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea's, 46; nay's, 0;
absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10  First reading, referred to Transportation.
Apr 24  By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Jan 19  Senate Rules "X" file.

SB 5437 by Senators Doumit, Swecker, Jacobsen, Oke, and Shin

Companion Bill: 1657
Concerning the construction of bridges and trestles over tidelands, shorelands, and harbor areas of the state.

(SEE ALSO PROPOSED 1ST SUB)
Provides that counties, cities, towns, and other municipalities shall have the right to construct bridges and trestles across waterways heretofore or hereafter laid out under the authority of the state of Washington, and over and across any tide or shore lands and harbor areas of the state adjacent thereto over which the projected line or lines of highway will run, if such bridges or trestles are constructed in good faith for the purpose of being made a part of the constructed line of such a highway, without payment for any such right of way and without payment for any damages to those aquatic lands affected.

SB 5437-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit, Swecker, Jacobsen, Oke, and Shin)

Concerning the construction of bridges and trestles.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that counties, cities, towns, and other municipalities shall have the right to construct bridges and trestles across waterways heretofore or hereafter laid out under the authority of the state of Washington, and over and across any tide or shore lands and harbor areas of the state adjacent thereto over which the projected line or lines of highway will run, if such bridges or trestles are constructed in good faith for the purpose of being made a part of the constructed line of such a highway, upon payment for any natural resources damages to those aquatic lands affected not already covered by an approved state or federal regulatory mitigation plan.

Declares that such a right must be granted by easement and no charge may be made to the county, city, town, or other municipality, for such an easement. The department may recover only its reasonable direct administrative costs incurred in processing and approving the request or application, and reviewing plans for construction of the bridge or trestle.
Required that no later than December 1, 2008, the department shall deliver a report to the appropriate fiscal and policy committees of the senate and house of representatives regarding the collection of direct administrative costs as described in this act.

**SB 5438**  
by Senators Roach, Swecker, Delvin, Oke, Kohl-Welles, and McCaslin; by request of Washington State Patrol  
Companion Bill: 1305  
Authorizing background checks before an authorized emergency vehicle permit is issued.

Provides that the equipment and standards review unit shall require a record check of all applicants and drivers for an authorized emergency vehicle permit through the Washington state patrol criminal identification section pursuant to RCW 10.97.050 and through the federal bureau of investigation before issuing an authorized emergency vehicle permit. The record check shall include a fingerprint check using a complete Washington state criminal identification fingerprint card.

Provides that, when necessary, applicants and drivers may be employed on a conditional basis pending completion of the investigation. Pursuant to RCW 43.43.742, the applicant, driver, or employer shall pay costs associated with the record check.

**SB 5439**  
by Senators Roach, Swecker, Delvin, Sheldon, Parlette, Kohl-Welles, and McCaslin; by request of Washington State Patrol  
Companion Bill: 1306  
Authorizing background checks on gubernatorial appointees.

(DIGEST AS ENACTED)

Authorizes background checks on gubernatorial appointees. Provides that, when requested by the governor or the director of the department of personnel, nonconviction criminal history fingerprint record checks shall be conducted through the Washington state patrol identification and criminal history section and the federal bureau of investigation on applicants for agency head positions appointed by the governor.

Declares that information received pursuant to this act shall be confidential and made available only to the governor or director of the department of personnel or their employees directly involved in the selection, hiring, or background investigation of the subject of the record check.

**SB 5440**  
by Senators Eide, Franklin, Poulsen, Fraser, Keiser, Berkey, Shin, Rasmussen, McAuliffe, and Kohl-Welles; by request of Governor Gregoire  
Companion Bill: 1442  
Revising excise tax provisions to encourage small business.

Revises excise tax provisions to encourage small business.

**SB 5441**  
by Senators Weinstein, McAuliffe, Prentice, Kohl-Welles, Eide, Berkey, Poulsen, Keiser, Brown, Fraser, Shin, Haugen, Schmidt, Kline, Rockefeller, Spanel, and Rasmussen; by request of Governor Gregoire  
Companion Bill: 1380  
Requiring an education and higher education finance study.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that:  
1. The early years mark the most extraordinary period of growth for young children. The state's role in providing access to early learning opportunities has never been consistently defined;  
2. More than a quarter of a century has passed since the current school finance system was first created, and the challenges facing our schools and students have grown and changed dramatically during that time. Policies have been established creating new expectations and goals for students under education reform;  
3. Demographic pressures and work force needs will continue to increase demand for access to postsecondary education and training. Public two-year and four-year institutions of higher education are also important avenues for programs such as adult basic education and English as a second language that are the foundation for employment and further education for an increasing number of people. Students have paid an increasing cost of their education with tuition growing faster than personal income or inflation; and  
4. Through a comprehensive study, the legislature will have solid information to determine how best to use its resources to...
create a strong education system that will provide an educated citizenry and a thriving economy in this state.

**SB 5441-S** by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Weinstein, McAuliffe, Prentice, Kohl-Welles, Eide, Berkey, Poulsen, Keiser, Brown, Fraser, Shin, Haugen, Schmidt, Kline, Rockefeller, Spanel, and Rasmussen; by request of Governor Gregoire)

**(SUBSTITUTED FOR - SEE 2ND SUB)**

Finds that: (1) The early years mark the most extraordinary period of growth for young children. The state's role in providing access to early learning opportunities has never been consistently defined;

(2) More than a quarter of a century has passed since the current school finance system was first created, and the challenges facing our schools and students have grown and changed dramatically during that time. Policies have been established creating new expectations and goals for students under education reform;

(3) Demographic pressures and work force needs will continue to increase demand for access to postsecondary education and training. Public two-year and four-year institutions of higher education are also important avenues for programs such as adult basic education and English as a second language that are the foundation for employment and further education for an increasing number of people. Students have paid an increasing cost of their education with tuition growing faster than personal income or inflation; and

(4) Through a comprehensive study, the legislature will have solid information to determine how best to use its resources to create a strong education system that will provide an educated citizenry and a thriving economy in this state.

**SB 5441-S2** by Senate Committee on Ways & Means (originally sponsored by Senators Weinstein, McAuliffe, Prentice, Kohl-Welles, Eide, Berkey, Poulsen, Keiser, Brown, Fraser, Shin, Haugen, Schmidt, Kline, Rockefellar, Spanel, and Rasmussen; by request of Governor Gregoire)

Requiring an education and higher education finance study. (REVISED FOR PASSED LEGISLATURE: Requiring studies of the state's education systems.)

**(DIGEST AS ENACTED)**

Finds that: (1) The early years mark the most extraordinary period of growth for young children. The state's role in providing access to early learning opportunities has never been consistently defined;

(2) More than a quarter of a century has passed since the current school finance system was first created, and the challenges facing our schools and students have grown and changed dramatically during that time. Policies have been established creating new expectations and goals for students under education reform;

(3) Demographic pressures and work force needs will continue to increase demand for access to postsecondary education and training. Public two-year and four-year institutions of higher education are also important avenues for programs such as adult basic education and English as a second language that are the foundation for employment and further education for an increasing number of people. Students have paid an increasing cost of their education with tuition growing faster than personal income or inflation; and

(4) Through a comprehensive study, the legislature will have solid information to determine how best to use its resources to create a strong education system that will provide an educated citizenry and a thriving economy in this state.

Requires the steering committee to provide interim reports to the appropriate fiscal and policy committees of the senate and the house of representatives by November 15, 2005, and June 16, 2006. These interim reports shall document ongoing work to-date, initial findings, and next steps. The November 15, 2005, interim report may recommend possible action items for consideration in the 2006 legislative session.

Requires the final report and recommendations of the steering committee to be submitted to the legislature by November 15, 2006.

--- 2005 REGULAR SESSION ---

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Jan 24</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Jan 25</td>
<td>First reading, referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Jan 31</td>
<td>Executive session in committee.</td>
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<tr>
<td>Feb 2</td>
<td>EKHE - Majority; 1st substitute bill be substituted, do pass.</td>
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<tr>
<td></td>
<td>Minority; do not pass.</td>
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<td></td>
<td>And refer to Ways &amp; Means.</td>
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<td></td>
<td>Referred to Ways &amp; Means.</td>
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<tr>
<td>Feb 21</td>
<td>Public hearing in committee.</td>
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<tr>
<td>Feb 24</td>
<td>Executive session in committee.</td>
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<tr>
<td>Feb 28</td>
<td>WM - Majority; 2nd substitute bill be substituted, do pass.</td>
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<td></td>
<td>Minority; do not pass.</td>
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<tr>
<td></td>
<td>Minority: without recommendation.</td>
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<tr>
<td></td>
<td>Passed to Rules Committee for second reading.</td>
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<tr>
<td>Mar 1</td>
<td>Placed on second reading by Rules Committee.</td>
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<td>Mar 3</td>
<td>2nd substitute bill substituted.</td>
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<td></td>
<td>Floor amendment(s) adopted.</td>
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<td>Rules suspended. Placed on Third Reading.</td>
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<td>Third reading, passed; yeas, 31; nays, 18; absent, 0; excused, 0.</td>
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<td>-- IN THE HOUSE --</td>
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<tr>
<td>Mar 4</td>
<td>First reading, referred to Appropriations.</td>
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<td>Mar 21</td>
<td>Public hearing in committee.</td>
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<td>Apr 2</td>
<td>Executive session in committee.</td>
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<td></td>
<td>APP - Executive action taken by committee.</td>
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<td></td>
<td>APP - Majority; do pass with amendment(s).</td>
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<td></td>
<td>Minority; do not pass.</td>
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<tr>
<td>Apr 4</td>
<td>Passed to Rules Committee for second reading.</td>
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<td>Apr 5</td>
<td>Placed on second reading by Rules Committee.</td>
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<td>Apr 7</td>
<td>Committee amendment adopted with no other amendments.</td>
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<td>Rules suspended. Placed on Third Reading.</td>
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<td>Third reading, passed; yeas, 76; nays, 20; absent, 0; excused, 2.</td>
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<td>-- IN THE SENATE --</td>
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<tr>
<td>Apr 18</td>
<td>Senate concurred in House amendments.</td>
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<td>Passed final passage; yeas, 32; nays, 14; absent, 0; excused, 3.</td>
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<tr>
<td>Apr 19</td>
<td>President signed.</td>
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<td>-- IN THE HOUSE --</td>
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<td>Apr 21</td>
<td>Speaker signed.</td>
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<td>-- OTHER THAN LEGISLATIVE ACTION --</td>
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<tr>
<td>Apr 23</td>
<td>Delivered to Governor.</td>
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<tr>
<td>May 16</td>
<td>Governor signed.</td>
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<td>Chapter 496, 2005 Laws.</td>
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<td>Effective date 7/24/2005.</td>
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</tbody>
</table>

**SB 5442** by Senators Poulsen, Keiser, Pflug, Fraser, Shin, Haugen, Franklin, Parlette, Rasmussen, McAuliffe, and Kohl-Welles; by request of Governor Gregoire

Companion Bill: 1220

Establishing a joint legislative and executive task force on long-term care financing and chronic care management.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Establishes a joint legislative and executive task force on long-term care financing and chronic care management.
SB 5442-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Poulsen, Keiser, Pflug, Fraser, Shin, Haugen, Franklin, Parlette, Rasmussen, McAluiffe, and Kohl-Welles; by request of Governor Gregoire)

(AS OF SENATE 2ND READING 3/09/05)

Establishes a joint legislative and executive task force on long-term care financing and chronic care management.

Requires the joint task force to: (1) Report its initial findings to the governor and appropriate committees of the legislature by January 1, 2006; (2) Report its recommendations to the governor and appropriate committees of the legislature by January 1, 2007; and (3) Submit a final report to the governor and appropriate committees of the legislature by June 30, 2007.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Health & Long-Term Care.
Feb 9 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 HEA - Majority; 1st substitute bill be substituted, do pass.
Mar 1 Made eligible to be placed on second reading.
Mar 8 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 10 First reading, referred to Health Care.
Mar 24 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5443 by Senators Rasmussen, Schmidt, Franklin, Prentice, Berkey, Keiser, Fraser, Poulsen, Kastama, Finkbeiner, Esser, Shin, Haugen, Rockefeller, McAluiffe, Oke, Kohl-Welles, and McCaslin; by request of Governor Gregoire

Companion Bill: 1509

Providing a property tax exemption to widows or widowers of honorably discharged veterans.

Provides a property tax exemption to widows or widowers of honorably discharged veterans.

-- 2005 REGULAR SESSION --

Feb 15 Public hearing and executive action taken in committee.
Feb 17 GO - Majority; do pass.
On motion, referred to Ways & Means.

SB 5444 by Senators Jacobsen, Haugen, and Brown

Authorizing "Share the Road" license plates to commemorate Cooper Jones.

(SEE ALSO PROPOSED 1ST SUB)

Declares that "Share the Road license plates" means license plates that commemorate the life of Cooper Jones and display a symbol of an organization that promote bicycle safety and awareness education in communities throughout Washington.

SB 5444-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Haugen, and Brown)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that "Share the Road license plates" means license plates that commemorate the life of Cooper Jones and display a symbol of an organization that promote bicycle safety and awareness education in communities throughout Washington.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.
Feb 10 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5445 by Senators Kline, Pridemore, Esser, Brown, Finkbeiner, Jacobsen, Benson, Swecker, Spanel, Regala, Poulsen, Rockefeller, Rasmussen, Kohl-Welles, Weinstei, and McCaslin

Companion Bill: 1474

Clariying Initiative 297.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the cleanup priority act makes the cleanup of contamination the top priority at sites with hazardous or mixed waste contamination that threatens our rivers, ground water, environment, and health.

Finds that adding more wastes to sites with mixed radioactive and hazardous wastes where there have been releases into the environment detracts from cleanup, and from the work needed to bring wastes into compliance. The cleanup priority act should be interpreted by the courts consistent with the clear intent of the voters, and the findings and clarifications in this act.

Declares that because court action has prevented the normal role of the department of ecology from issuing defining or interpretive rules, the legislature finds that adoption of the amendments to the cleanup priority act will ensure that the intent of the cleanup priority act is understood and clarified for the courts as well as for businesses or cleanup operations without delay.

SB 5445-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Kline, Pridemore, Esser, Brown, Finkbeiner, Jacobsen, Benson, Swecker, Spanel, Regala, Poulsen, Rockefeller, Rasmussen, Kohl-Welles, Weinstei, and McCaslin)

(AS OF SENATE 2ND READING 3/10/05)

Finds that the intent of Initiative 297 is clearly stated in the intent and policy sections of the cleanup priority act as passed by the voters. The cleanup priority act makes the cleanup of contamination the top priority at sites with hazardous or mixed waste contamination. The cleanup priority act should be interpreted by the courts consistent with the clear intent of the voters, and the findings and clarifications in this act.

Finds that the cleanup priority act does not regulate radioactive materials, medical isotopes, other radioactive substances, or facilities exclusively regulated by the United States pursuant to the federal atomic energy act 42 U.S.C. Sec. 2011 et seq.

Finds that this act is not intended, nor may it be interpreted, to adversely affect the transportation, manufacturing, storage, or use of any hazardous substance or radioactive materials necessary for medical research, medical treatment, or manufacturing or industrial processes.

Declares it is in the interest of the state to clarify as quickly as possible that the cleanup priority act does not impact any business operation, or federal or private facility, that was not intended to be impacted by the cleanup priority act. Consistent with the intent of
the voters, the legislature finds that the universe of regulated hazardous or dangerous wastes was not expanded by the passage of the cleanup priority act. Because court action has prevented the normal role of the department of ecology from issuing defining or interpretive rules, the legislature finds that adoption of the amendments to the cleanup priority act will ensure that the intent of the cleanup priority act is understood and clarified for the courts as well as for businesses or cleanup operations without delay.

(5) To enter into an assurance of discontinuance in lieu of issuing a statement of charges or conducting a hearing. The assurance must consist of a statement of the law in question and an agreement to not violate the stated provision. Violation of an assurance under this provision is grounds for disciplinary action.

Provides that, in order to become a licensed soil scientist, an applicant must meet the following requirements: (1) An applicant who applies for soil scientist licensing before July 1, 2006, is considered qualified for licensing, without further written examination, if the applicant possesses the specific record of being a current soil science society of America certified professional soil scientist or certified professional soil classifier in good standing.

(2) On or after July 1, 2006, in order to become a licensed soil scientist, an applicant must: (a) Be of good moral and ethical character as attested to by letters of reference submitted by the applicant or as otherwise determined by the board; (b) have graduated from a course of study in soil science satisfactory to the board or satisfy educational equivalents determined by the board; (c) have a documented record of a minimum of five years of experience obtained after the completion of the academic requirements specified in this section, in soil science work of a character satisfactory to the board, demonstrating that the applicant is qualified to assume responsible charge of such work upon licensing as a soil scientist. The board requires that three years of the experience be gained under the supervision of a soil scientist licensed in this or any other state, or under the supervision of others who, in the opinion of the board, are qualified to have responsible charge of soil science work; (d) pass an examination covering the fundamentals and practice of soil science prescribed or accepted by the board; and (e) meet other general or individual requirements established by the board under its authority under this act.

SB 5446 by Senators Kohl-Welles, Parlette, Franklin, Swecker, Brown, and Schoesler

Companion Bill: 1811

Licensing soil scientists.

Finds it is in the public interest to regulate the practice of soil science in order to protect life, property, health, and to promote public welfare; to define the practice of soil science as a profession by establishing minimum standards of ethical conduct and professional responsibility and by establishing professional education and experience requirements; and to prevent abuses in the practice of soil science by untrained or unprincipled individuals.

Creates an advisory committee to provide recommendations to the board and the director concerning the administration of this act.

Requires the advisory committee to make recommendations to the board regarding: (1) Developing and adopting rules to administer this chapter including, but not limited to, evaluating the experience, scope, and standards of practice of soil science; (2) Reviewing complaints and investigations pertaining to the practice of soil science; and

(3) Performing other duties deemed necessary by the director or the board.

Declares that the director has the following authority in administering this act: (1) To adopt, amend, and rescind rules approved by the board as deemed necessary to carry out this chapter;

(2) To adopt fees as provided in RCW 43.24.086;

(3) To administer licensing examinations approved by the board and to adopt or recognize examinations prepared by other organizations as approved by the board;

(4) To adopt standards of professional conduct and practice as approved by the board; and

SB 5447 by Senators Prentice, Hewitt, Doumit, Honeyford, Mulliken, and Rasmussen

Companion Bill: 2221

Modifying the excise taxation of fruit and vegetable processing and storage.

Revises the excise taxation of fruit and vegetable processing and storage.

SB 5448 by Senators Poulsen, Swecker, Brown, Berkey, Delvin, Jacobsen, Kline, Brandland, and Kohl-Welles

Providing grants to provide information regarding grizzly bears in the north Cascades.

Directs the department of fish and wildlife to provide one or more grants for projects that provide community outreach and public information regarding grizzly bears in the north Cascades mountains. The projects funded must be designed to work closely with communities in this region and have the objective of providing accurate information about grizzly bear ecology, biology, and behavior, provide education on how local residents can coexist safely with bears, and provide opportunities for people who live in these areas to express their ideas, opinions, and concerns.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, from the general fund to the department of fish and wildlife for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

SB 5448 by Senators Poulsen, Swecker, Brown, Berkey, Delvin, Jacobsen, Kline, Brandland, and Kohl-Welles

Providing grants to provide information regarding grizzly bears in the north Cascades.

Directs the department of fish and wildlife to provide one or more grants for projects that provide community outreach and public information regarding grizzly bears in the north Cascades mountains. The projects funded must be designed to work closely with communities in this region and have the objective of providing accurate information about grizzly bear ecology, biology, and behavior, provide education on how local residents can coexist safely with bears, and provide opportunities for people who live in these areas to express their ideas, opinions, and concerns.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, from the general fund to the department of fish and wildlife for the fiscal year ending June 30, 2006, to carry out the purposes of this act.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Reference</th>
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<tbody>
<tr>
<td>Jan 25</td>
<td>First reading, referred to Natural Resources, Ocean &amp; Recreation.</td>
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<tr>
<td>Feb 3</td>
<td>Public hearing in committee.</td>
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<td>Feb 9</td>
<td>Executive session in committee.</td>
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<td>Mar 15</td>
<td>First reading, referred to Natural Resources, Ecology &amp; Parks.</td>
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<td>Mar 24</td>
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<td>Apr 7</td>
<td>Placed on second reading by Rules Committee.</td>
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<tr>
<td>Apr 11</td>
<td>Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 41; nays, 6; absent, 0; excused, 2.</td>
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<tr>
<td>Apr 18</td>
<td>Senate concurred in House amendments.</td>
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<td>President signed.</td>
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<td>Apr 23</td>
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**SB 5449** by Senators Poulsen, Swecker, Pridemore, Kline, Fraser, and Rockefeller

Companion Bill: 1866

Providing lien authority to the department of ecology to facilitate the recovery of remedial action costs under the model toxics control act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that it is in the public interest for the department to recover remedial action costs incurred in discharging its responsibility under this chapter, as these recovered funds can then be applied to the cleanup of other facilities. Thus, in addition to other cost-recovery mechanisms provided under chapter 70.105D RCW, this act is intended to facilitate the recovery of state funds spent on remedial actions by providing the department with lien authority. This will also prevent a facility owner or mortgagee from gaining a financial windfall from increased land value resulting from department-conducted remedial actions at the expense of the state taxpayers.

Provides that, if the state of Washington incurs remedial action costs relating to a remedial action of real property, and those remedial action costs are unrecovered by the state of Washington, the department may file a lien against that real property.

**SB 5449-S** by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Swecker, Pridemore, Kline, Fraser, and Rockefeller)

(DIGEST AS ENACTED)

Declares that it is in the public interest for the department to recover remedial action costs incurred in discharging its responsibility under this chapter, as these recovered funds can then be applied to the cleanup of other facilities. Thus, in addition to other cost-recovery mechanisms provided under chapter 70.105D RCW, this act is intended to facilitate the recovery of state funds spent on remedial actions by providing the department with lien authority. This will also prevent a facility owner or mortgagee from gaining a financial windfall from increased land value resulting from department-conducted remedial actions at the expense of the state taxpayers.

Provides that, if the state of Washington incurs remedial action costs relating to a remedial action of real property, and those remedial action costs are unrecovered by the state of Washington, the department may file a lien against that real property.

Declares that liens filed under this act shall have priority over all other privileges, liens, encumbrances, or other security interests affecting the real property, whenever incurred, filed, or recorded, except for the following liens: (1) Local and special district property tax assessments; and (2) Mortgage liens.

-- 2005 REGULAR SESSION --


Mar 10 Placed on second reading by Rules Committee.

Mar 14 1st substitute bill substituted.

**SB 5450** by Senators Thibaudeau, Oke, Brown, Mulliken, Keiser, Doumit, Poulsen, Regala, Kline, Franklin, Parlette, Rockefeller, Spanel, McAuliffe, Kohl-Welles, and Pflug

Companion Bill: 1154

Requiring that insurance coverage for mental health services be at parity with medical and surgical services.

Declares an intent to require that insurance coverage be at parity for mental health services, which means this coverage be delivered under the same terms and conditions as medical and surgical services.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Health & Long-Term Care.

Feb 21 Public hearing in committee.

**SB 5451** by Senators Keiser, Prentice, Doumit, and Kohl-Welles

Modifying the excise taxation of cosmetic medical services.

(SEE ALSO PROPOSED 2ND SUB)

Revises the excise taxation of cosmetic medical services.

**SB 5451-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Prentice, Doumit, and Kohl-Welles)

(SEE ALSO PROPOSED 2ND SUB)

Revises the excise taxation of cosmetic medical services. Provides that the tax collected under this act on each retail sale of cosmetic medical services shall be deposited into the health services account in RCW 43.72.900 to be used for children's health care services.

**SB 5451-S2** by Senate Committee on Ways & Means (originally sponsored by Senators Keiser, Prentice, Doumit, and Kohl-Welles)
(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Revises the excise taxation of cosmetic medical services. Provides that the tax collected under this act on each retail sale of cosmetic medical services shall be deposited into the health services account in RCW 43.72.900 to be used for children's health care services.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Health & Long-Term Care.
Feb 2 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.

SB 5452 by Senators Franklin, Fairley, Stevens, Roach, Benson, Regala, Kline, Rockefeller, Rasmussen, and Kohl-Welles

Prohibiting genetic testing as a condition of life insurance.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that it is unlawful for any life insurer to require, directly or indirectly, any policyholder or prospective policyholder or person upon whose life the contract is made to submit genetic information or submit to screening for genetic information as a condition of obtaining or retaining a life insurance or annuity policy.

Declares that it is unlawful for any life insurer to use genetic information in setting rates or making determinations concerning the rate or amount of premium charged for a life insurance or annuity policy, or in the benefits payable or in any other rights or privileges accruing thereunder.

Declares that it is unlawful for any insurer issuing a group life insurance or annuity policy to require, directly or indirectly, any policyholder or prospective policyholder or any person upon whose life the contract is made to submit genetic information pertaining to any person insured under the group life insurance policy or pertaining to any person upon whose life the policy is made or to require such persons to submit to screening for genetic information as a condition of obtaining or retaining a group life insurance or annuity policy.

Declares that it is unlawful for any insurer issuing a group life insurance policy to use genetic information in setting rates or making determinations concerning the rate or amount of premium charged for a group life insurance or annuity policy, or in the benefits payable or in any other rights or privileges accruing thereunder.

SB 5452-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Franklin, Fairley, Stevens, Roach, Benson, Regala, Kline, Rockefeller, Rasmussen, and Kohl-Welles)

Limiting genetic testing as a condition of life insurance.

(AS OF SENATE 2ND READING 3/08/05)

Provides that insurers may not require a person to undergo a genetic test or provide the results of a previous genetic test as a condition of offering or renewing insurance. If an insurer has information from a genetic test, the insurer may only use that information if it demonstrates the active presence of disease or illness. An insurer may not use information from a genetic test if the information only demonstrates a propensity for a condition or illness and not the active presence of disease or illness.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 2 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 21 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 33; nays, 15; absent, 0; excused, 1.
-- IN THE HOUSE --

Mar 10 First reading, referred to Financial Institutions & Insurance.
Mar 22 Public hearing in committee.
Mar 31 Executive session in committee.
FII - Executive action taken by committee.
FII - Majority; do pass.
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 15 Referred to Rules 2 Consideration.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5453 by Senators Delvin, Shin, Kline, and Brandland

Companion Bill: 1518

Providing civil immunity for broadcasters participating in the Amber alert.

(DIGEST AS ENACTED)

Provides that no cause of action shall be maintained for civil damages in any court of this state against any radio or television broadcasting station or cable television system, or the employees, officers, directors, managers, or agents of the radio or television broadcasting station or cable television system, based on the broadcast of information including, but not limited to, the name or description of an abducted child, the name or description of a suspected abductor, and the circumstances of an abduction supplied by law enforcement officials pursuant to the voluntary broadcast notification system commonly known as the "Amber alert," or as the same system may otherwise be known in this state, which is used to notify the public of missing or abducted children.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.
Feb 9 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 21 JUD - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.
-- IN THE HOUSE --

Mar 9 First reading, referred to Judiciary.
Mar 30 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --

Apr 7 President signed.
-- IN THE HOUSE --
SB 5454 by Senators Hargrove, Kline, Delvin, Thibaudeau, Johnson, Shin, Stevens, Rockefeller, and Kohl-Welles; by request of Board For Judicial Administration

Revising trial court funding provisions.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the funding of trial courts in Washington state is inadequate and uneven across the state as a result of funding responsibility resting primarily upon local government.

Finds that a more equitable balance of funding responsibility between state and local government must be achieved and that increased funding must be provided for the trial courts.

Declares that this act is intended to increase state funding responsibility and provide trial courts with the additional resources necessary to provide justice equally to the citizens of Washington state.

SB 5454-S by Senate Committee on Judiciary (originally sponsored by Senators Hargrove, Kline, Delvin, Thibaudeau, Johnson, Shin, Stevens, Rockefeller, and Kohl-Welles; by request of Board For Judicial Administration)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that the funding of trial courts in Washington state is inadequate and uneven across the state as a result of funding responsibility resting primarily upon local government.

Finds that a more equitable balance of funding responsibility between state and local government must be achieved and that increased funding must be provided for the trial courts.

Declares that this act is intended to increase state funding responsibility and provide trial courts with the additional resources necessary to provide justice equally to the citizens of Washington state.

SB 5454-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Hargrove, Kline, Delvin, Thibaudeau, Johnson, Shin, Stevens, Rockefeller, and Kohl-Welles; by request of Board For Judicial Administration)

(DIGEST AS ENACTED)

Recognizes the state's obligation to provide adequate representation to criminal indigent defendants and to parents in dependency and termination cases.

Declares an intent to create a dedicated revenue source for the purposes of meeting the state's commitment to improving trial courts in the state, providing adequate representation to criminal indigent defendants, providing for civil legal services for indigent persons, and ensuring equal justice for all citizens of the state.

Creates the equal justice subaccount as a subaccount of the public safety and education account. The money received by the state treasurer from the increase in fees imposed by this act shall be deposited in the equal justice subaccount and shall be appropriated only for: (1) Criminal indigent defense assistance and enhancement at the trial court level, including a criminal indigent defense pilot program; (2) Representation of parents in dependency and termination proceedings; (3) Civil legal representation of indigent persons; and (4) Contribution to district court judges' salaries and to eligible elected municipal court judges' salaries.

Provides that, upon conviction or plea of guilty in any court organized under Title 3 RCW or Title 35 RCW, a defendant in a criminal case is liable for a fee of forty-three dollars. This fee shall be subject to division with the state under RCW 3.46.120 (2), 3.50.100(2), 3.62.020(2), 3.62.040(2), and 35.20.220(2).

Appropriates the sum of two million three hundred thousand dollars, or as much thereof as may be necessary, from the equal justice subaccount of the public safety and education account to the office of public defense for the fiscal biennium ending June 30, 2007, solely for the purpose of criminal indigent defense assistance and enhancement in the trial courts. Of this amount, one million dollars is provided solely for a criminal indigent defense pilot program for persons charged with felony or misdemeanor offenses. The pilot program shall include the following: (1) Effective implementation of indigency screening; enhanced defense attorney practice standards; and use of investigative and expert services.

(2) The sum of five million dollars, or as much thereof as may be necessary, is appropriated from the equal justice subaccount of the public safety and education account to the office of public defense for the fiscal biennium ending June 30, 2007, solely for the purpose of representation of parents in dependency and termination proceedings.

(3) The sum of three million dollars, or as much thereof as may be necessary, is appropriated from the equal justice subaccount of the public safety and education account to the office of civil legal aid for the fiscal biennium ending June 30, 2007, solely for the purpose of civil legal representation of indigent persons.

(4) The sum of two million four hundred thousand dollars is appropriated from the equal justice subaccount of the public safety and education account to the administrator for the courts for the fiscal biennium ending June 30, 2007, solely for the purposes of district court judges' and elected municipal court judges' salary contributions.

-- 2005 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.

Feb 10 Public hearing in committee.

Mar 2 JUD - Majority: 1st substitute bill be substituted, do pass.

Mar 1 Executive session in committee.

Mar 4 Public hearing in committee.

Mar 7 WM - Majority: 2nd substitute bill be substituted, do pass.

Mar 10 Made eligible to be placed on second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 14 2nd substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 3; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 31 Executive session in committee.

Jun 31 JUD - Executive action taken by committee.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass with amendment(s) by Judiciary.

Apr 4 Passed to Rules Committee for second reading.

Apr 11 Placed on second reading.

Apr 13 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 87; nays, 9; absent, 0; excused, 2.

-- IN THE SENATE --

Apr 15 Delivered to Governor.

Apr 21 Governor signed.

Chapter 128, 2005 Laws.

Effective date 7/24/2005.
Promoting economic revitalization.

(FINDS) The continued economic vitality of downtown and neighborhood commercial districts in our state’s cities is essential to community preservation, social cohesion, and economic growth;

(2) In recent years there has been a deterioration of downtown and neighborhood commercial districts in both rural and urban communities due to a shifting population base, changes in the marketplace, and greater competition from suburban shopping malls, discount centers, and business transacted through the internet;

(3) This decline has eroded the ability of businesses and property owners to renovate and enhance their commercial and residential properties; and

(4) Business owners in these districts need to maintain their local economies in order to provide goods and services to adjacent residents, to provide employment opportunities, to avoid disinvestment and economic dislocations, and to develop and sustain downtown and neighborhood commercial district revitalization programs to address these problems.

Declares an intent to establish a program to: (1) Work in partnership with these organizations;

(2) Provide technical assistance and training to local governments, business organizations, downtown and neighborhood commercial district organizations, and business and property owners to accomplish community and economic revitalization and development of business districts; and

(3) Certify a downtown or neighborhood commercial district organization’s use of available tax incentives.

Creates the Washington main street program within the department.

(FINDS) The continued economic vitality of downtown and neighborhood commercial districts in our state’s cities is essential to community preservation, social cohesion, and economic growth;

(2) In recent years there has been a deterioration of downtown and neighborhood commercial districts in both rural and urban communities due to a shifting population base, changes in the marketplace, and greater competition from suburban shopping malls, discount centers, and business transacted through the internet;

(3) This decline has eroded the ability of businesses and property owners to renovate and enhance their commercial and residential properties; and

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Creates the Washington main street program within the department.

(FINDS) The continued economic vitality of downtown and neighborhood commercial districts in our state’s cities is essential to community preservation, social cohesion, and economic growth;

(2) In recent years there has been a deterioration of downtown and neighborhood commercial districts in both rural and urban communities due to a shifting population base, changes in the marketplace, and greater competition from suburban shopping malls, discount centers, and business transacted through the internet;

(3) This decline has eroded the ability of businesses and property owners to renovate and enhance their commercial and residential properties; and

(4) Business owners in these districts need to maintain their local economies in order to provide goods and services to adjacent residents, to provide employment opportunities, to avoid disinvestment and economic dislocations, and to develop and sustain downtown and neighborhood commercial district revitalization programs to address these problems.

Declares an intent to establish a program to: (1) Work in partnership with these organizations;

(2) Provide technical assistance and training to local governments, business organizations, downtown and neighborhood commercial district organizations, and business and property owners to accomplish community and economic revitalization and development of business districts; and

(3) Certify a downtown or neighborhood commercial district organization’s use of available tax incentives.

Creates the Washington main street program within the department.
Increasing penalties for failure to secure a vehicle load on a public highway.

(SEE ALSO PROPOSED 1ST SUB)

Increases penalties for failure to secure a vehicle load on a public highway.

SB 5457-S by Senate Committee on Judiciary (originally sponsored by Senators Esser, Kline, Weinstein, Prentice, Carrell, Johnson, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Increases penalties for failure to secure a vehicle load on a public highway.

(SEE ALSO PROPOSED 1ST SUB)

Increasing the surcharge for the preservation of historical documents.

SB 5458 by Senators Shin, Schmidt, Regala, Berkey, and Jacobsen

Companion Bill: 1386

Increasing the surcharge for the preservation of historical documents from two to five dollars.

SB 5458-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Shin, Schmidt, Regala, Berkey, and Jacobsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Increases the surcharge for the preservation of historical documents from two to four dollars.

Requires that one dollar of the surcharge shall be deposited in the county general fund to be used at the discretion of the county commissioners to promote historical preservation or historical programs, which may include preservation of historic documents.

(SEE ALSO PROPOSED 1ST SUB)

Providing that when any instrument, except those generated by governmental agencies, is presented to a county auditor or recording officer for recording, the document may not contain the following information: (1) A social security number; 
(2) A date of birth identified with a particular person; or
(3) The maiden name of a person's parent so as to be identified with a particular person.

SB 5459-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Shin, Schmidt, Berkey, and Esser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that when any instrument, except those generated by governmental agencies, is presented to a county auditor or recording officer for recording, the document may not contain the following information: (1) A social security number; 
(2) A date of birth identified with a particular person; or
(3) The maiden name of a person's parent so as to be identified with a particular person.

SB 5460 by Senators McAuliffe, Stevens, Hargrove, Carrell, Franklin, Keiser, and Rasmussen

Authorizing educators to request family reconciliation services for students.

(SEE ALSO PROPOSED 1ST SUB)

Provides that certificated employees as defined in RCW 28A.150.060 who believe a student may be an at-risk youth or a child in need of services may request that the department provide family reconciliation services to the family.

SB 5460-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators McAuliffe, Stevens, Hargrove, Carrell, Franklin, Keiser, and Rasmussen)

Authorizing educators to refer students to family reconciliation services.

(SEE ALSO PROPOSED 1ST SUB)

Provides that certificated employees as defined in RCW 28A.150.060 who believe a student may be an at-risk youth or a child in need of services may refer the family to the department for access to family reconciliation services.

Authorizes local school districts to provide a list of community resources compiled by the department of social and health services, the office of superintendent of public instruction, and the family policy council to certificated employees for distribution to families.

SB 5461 by Senator Fairley
Changing limits on costs of incarceration charged to offenders.

(DIGEST AS ENACTED)

Provides that, if the court determines that the offender, at the time of sentencing, has the means to pay for the cost of incarceration, the court may require the offender to pay for the cost of incarceration at a rate of fifty dollars per day of incarceration, if incarcerated in a prison, or the court may require the offender to pay the actual cost of incarceration per day of incarceration, if incarcerated in a county jail. In no case may the court require the offender to pay more than one hundred dollars per day for the cost of incarceration.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Human Services & Corrections.
Jan 31 Public hearing and executive action taken in committee.
Feb 1 HSC - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Mar 15 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 17 First reading, referred to Criminal Justice & Corrections.
Mar 31 Public hearing and executive action taken in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 14 President signed.
Apr 16 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 20 Delivered to Governor.
May 4 Governor signed.
Chapter 263, 2005 Laws.
Effective date 7/24/2005.

SB 5463 by Senators Doumit and Morton

Allowing small appurtenances on recreational vehicles.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that motor homes, travel trailers, and campers may exceed the maximum width established under RCW 46.44.010 if the excess width is attributable to appurtenances that extend no further than six inches beyond either sidewall of the vehicle. For purposes of this act, an appurtenance is an integral part of the vehicle and includes, but is not limited to, awnings, grab handles, lighting equipment, vents, and cameras.

SB 5463-S by Senate Committee on Transportation (originally sponsored by Senators Doumit and Morton)

(DIGEST AS ENACTED)

Provides that motor homes, travel trailers, and campers may exceed the maximum width established under RCW 46.44.010 if the excess width is attributable to appurtenances that do not extend beyond the body of the vehicle by more than four inches, or if an awning, by more than six inches.

Declares that, as used in this act, “appurtenance” means an appendage that is installed by a factory or a vehicle dealer and is intended as an integral part of the motor home, travel trailer, or camper. “Appurtenance” does not include an item temporarily affixed or attached to the exterior of a vehicle for the purpose of transporting the item from one location to another. “Appurtenance” does not include an item that obstructs the driver's rearward vision.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 9 Made eligible to be placed on third reading.
Feb 11 Placed on third reading by Rules Committee.
Feb 13 Rules suspended. Returned to second reading for amendment.
Rules amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 0; absent, 4; excused, 1.
-- IN THE HOUSE --
Feb 15 First reading, referred to State Government Operations & Accountability.
Feb 22 Public hearing and executive action taken in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 5462 by Senators McCaslin and Kastama

Changing the terms for nonlegislative members of the legislative ethics board.

(AS OF SENATE 2ND READING 2/13/06)

Revises the terms for nonlegislative members of the legislative ethics board.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Government Operations & Elections.
Feb 10 Public hearing in committee.
Feb 15 Executive session in committee.
Feb 17 GO - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10 First reading, referred to State Government Operations & Accountability.
Mar 18 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.
Feb 7 Public hearing in committee.
Feb 9 Executive session in committee.
Feb 10 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 9 First reading, referred to Transportation.
Mar 24 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
SB 5464
by Senators Rasmussen, Brandland, Kline, Spanel, Haugen, Rockefeller, and Shin
Authorizing nonpartisan sheriffs.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Government Operations & Elections.
Feb 22 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 GO - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5465
by Senators Rasmussen and Morton
Modifying the taxation of land valued under the open space program.
Revises the taxation of land valued under the open space program.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Agriculture & Rural Economic Development.
Feb 10 Public hearing in committee.
Feb 15 Executive session in committee.
Feb 17 ARED - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5466
by Senators Parlette, Honeyford, Deccio, Mulliken, Hewitt, and Delvin
Modifying the definition of wages.
Declares that the determination of a worker's wages shall not include wages for hours worked in excess of forty hours for any week unless the worker demonstrates a pattern of work in excess of forty hours per week for the same employer in the three months immediately preceding the injury.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Labor, Commerce, Research & Development.
Feb 3 Public hearing in committee.

SB 5467
by Senators Kastama, Rasmussen, Oke, and Schmidt
Defining veteran for certain purposes.

Pertains to a United States documented merchant mariner with service aboard an oceangoing vessel operated by the department of defense, or its agents, from June 25, 1950, through July 27, 1953, in Korean territorial waters and from August 5, 1964, through May 7, 1975, in Vietnam territorial waters.

SB 5468 by Senator Fairley
Creating insurance requirements for motorcycles, motor-driven cycles, and mopeds.
Provides that any insurer licensed within the state of Washington that provides motor vehicle liability policies, as provided under chapter 46.30 RCW or motor vehicle casualty insurance policies, as provided in RCW 48.22.030, must offer such insurance coverage to all automobiles, as defined in RCW 48.22.005, including, but not limited to motorcycles, motor-driven cycles, and mopeds. For the purpose of this act motorcycle, motor-driven cycle, and moped are defined as provided in chapter 46.04 RCW.

SB 5469 by Senators Schmidt, Regala, Fairley, Esser, Shin, Roach, Rasmussen, Kohl-Welles, and Brown
Companion Bill: 1408
Creating an individual development account program.

(SEE ALSO PROPOSED 1ST SUB)
Finds that economic well-being encompasses not only income, spending, and consumption, but also savings, investment, and asset-building. The building of assets, in particular, can improve individuals' economic independence and stability.
Finds that it is appropriate for the state to institute an asset-based strategy to assist low-income families. It is the purpose of this act to promote job training, home ownership, and business development among low-income individuals and to provide assistance in meeting the financial goals of low-income individuals.
Establishes an individual development account program within the department for the purpose of facilitating the creation by sponsoring organizations of individual development accounts for low-income individuals.
Establishes a foster youth individual development account program within the individual development account program established pursuant to this act for the purpose of facilitating the creation by sponsoring organizations of individual development accounts for foster youth.
Creates an account in the custody of the state treasurer to be known as the individual development account program account.
Appropriates the sum of three million dollars, or as much thereof as may be necessary, from the general fund to the individual development account program account for the biennium ending June 30, 2007, to carry out the purposes of this act.

SB 5469-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Schmidt, Regala, Fairley, Esser, Shin, Roach, Rasmussen, Kohl-Welles, and Brown)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that economic well-being encompasses not only income, spending, and consumption, but also savings, investment, and asset-building. The building of assets, in particular, can improve individuals' economic independence and stability.
Finds that it is appropriate for the state to institute an asset-based strategy to assist low-income families. It is the purpose of this act to promote job training, home ownership, and business development among low-income individuals and to provide assistance in meeting the financial goals of low-income individuals.

Establishes an individual development account program within the department for the purpose of facilitating the creation by sponsoring organizations of individual development accounts for low-income individuals.

Establishes a foster youth individual development account program within the individual development account program established pursuant to this act for the purpose of facilitating the creation by sponsoring organizations of individual development accounts for foster youth.

Creates an account in the custody of the state treasurer to be known as the individual development account program account for the biennium ending June 30, 2007, to carry out the purposes of this act.

Appropriates the sum of three million dollars, or as much thereof as may be necessary, from the general fund to the individual development account program account for the biennium ending June 30, 2007, to carry out the purposes of this act.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to International Trade & Economic Development.
Feb 15 Public hearing in committee.
Feb 17 Executive session in committee.

SB 5470 by Senators Franklin, Thibaudeau, Keiser, Kline, Poulsen, Berkey, Haugen, McAuliffe, Rockefeller, Shin, and Kohl-Welles; by request of Governor Gregoire

Allowing the importation of certain prescription drugs from Canadian wholesalers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires that, by September 1, 2005, the board shall, in consultation with the department and the health care authority, submit a waiver request to the federal food and drug administration that will authorize the state of Washington to license Canadian prescription drug wholesalers under RCW 18.64.046, thereby providing retail pharmacies licensed in Washington state the opportunity to purchase prescription drugs from approved Canadian wholesalers and pass those savings on to consumers.

Provides that, by December 1, 2005, the board, in consultation with the department and the health care authority, shall submit a detailed implementation plan to the governor and appropriate committees of the legislature that details the mechanisms that the board will use to implement each component of the waiver under this act.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Health & Long-Term Care.
Feb 3 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HEA - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.
Referred to Ways & Means.

Mar 8 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 6; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 11 First reading, referred to Health Care.
Mar 18 Public hearing in committee.
Mar 22 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass.
Minority; do not pass.

Mar 25 Referred to Appropriations.
Mar 28 Public hearing in committee.
Apr 2 Executive session in committee.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 76; nays, 19; absent, 0; excused, 3.

-- IN THE SENATE --

Apr 19 Senate concurred in House amendments.
Passed final passage; yeas, 40; nays, 5; absent, 3; excused, 1.
President signed.

-- IN THE HOUSE --

Apr 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.
May 5 Governor signed.
Chapter 293, 2005 Laws.
Effective date 7/24/2005.

SB 5471 by Senators Thibaudeau, Keiser, Fraser, Berkey, Poulsen, Kline, Franklin, Brown, Haugen,
McAuliffe, Rockefeller, and Kohl-Welles; by request of Governor Gregoire

Companion Bill: 1219

Authorizing a prescription drug purchasing consortium.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires the administrator of the state health care authority to, directly or by contract, adopt policies necessary for establishment of a prescription drug purchasing consortium. The consortium’s purchasing activities shall be based upon the evidence-based prescription drug program established under RCW 70.14.050.

Provides that state purchased health care programs shall purchase prescription drugs through the consortium for those prescription drugs that are purchased directly by the state and those that are purchased through reimbursement of pharmacies, unless exempted under this act.

Directs the administrator to explore joint purchasing opportunities with other states.

Provides that participation in the purchasing consortium shall be offered as an option beginning January 1, 2006.

Creates the prescription drug consortium advisory committee within the authority. The function of the prescription drug advisory committee is to advise the administrator of the state health care authority on the implementation of the prescription drug purchasing consortium.

SB 5471-S by Senate Committee on Ways & Means (originally sponsored by Senators Thibaudeau, Keiser, Fraser, Poulsen, Kline, Franklin, Brown, Haugen, McAuliffe, Rockefeller, and Kohl-Welles; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Requires the administrator of the state health care authority to, directly or by contract, adopt policies necessary for establishment of a prescription drug purchasing consortium. The consortium’s purchasing activities shall be based upon the evidence-based prescription drug program established under RCW 70.14.050.

Provides that state purchased health care programs shall purchase prescription drugs through the consortium for those prescription drugs that are purchased directly by the state and those that are purchased through reimbursement of pharmacies, unless exempted under this act.

Directs the administrator to explore joint purchasing opportunities with other states.

Provides that participation in the purchasing consortium shall be offered as an option beginning January 1, 2006.

Creates the prescription drug consortium advisory committee within the authority. The function of the prescription drug advisory committee is to advise the administrator of the state health care authority on the implementation of the prescription drug purchasing consortium.

Provides that, by December 1, 2008, the joint legislative audit and review committee shall conduct a performance audit on the operation of the consortium created in this act. The audit shall review the operations and outcomes associated with the implementation of this consortium and identify the net savings, if any, to the members of the consortium, the percentage of targeted populations participating, and changes in the health outcomes of participants.

SB 5472 by Senators Keiser, Thibaudeau, Poulsen, Fraser, Brown, McAuliffe, Rockefeller, and Kohl-Welles; by request of Governor Gregoire

Companion Bill: 1221

Expanding health benefit plan options available to employers.

Declares an intent to expand health benefit plan options available to employers by offering them the opportunity to enroll in programs administered by the health care authority. This option provides employers with the opportunity to benefit from participation in a large purchasing pool that is able to negotiate favorable premium rates and improvements in the quality of health care services provided to enrollees.

SB 5473 by Senators Keiser, Deccio, Parlette, Pflug, and Kohl-Welles

Companion Bill: 1507

Prohibiting civil or criminal liabilities or penalties for actions related to the Washington state health insurance pool.

(SEE ALSO PROPOSED 1ST SUB)

Provides that the pool, members of the pool, board directors of the pool, officers of the pool, employees of the pool, the commissioner, the commissioner’s representatives, and the commissioner's employees shall not be civilly or criminally liable and shall not have any penalty or cause of action of any nature arise against them for any action taken or not taken, including any discretionary decision or failure to make a discretionary decision, when the action or inaction is done in good faith and in the performance of the powers and duties under chapter 48.41 RCW.
SB 5473-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Deccio, Parlette, Pflug, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the pool, members of the pool, board directors of the pool, officers of the pool, employees of the pool, the commissioner, the commissioner's representatives, and the commissioner's employees shall not be civilly or criminally liable and shall not have any penalty or cause of action of any nature arise against them for any action taken or not taken, including any discretionary decision or failure to make a discretionary decision, when the action or inaction is done in good faith and in the performance of the powers and duties under chapter 48.41 RCW.

Provided, however, that nothing in this act shall prohibit legal actions against the pool to enforce the pool's statutory or contractual duties or obligations.

Jan 26 2005 REGULAR SESSION --
First reading, referred to Health & Long-Term Care.
Feb 3 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 10 Substitute(s) not adopted during the first year of the biennium; no longer available for consideration.
Rules Committee refers to Committee on Health & Long-Term Care.

SB 5474 by Senators Kastama, Schmidt, and Eide

Companion Bill: 1435

Allowing water-sewer districts to consider fees in selecting engineering services.

Provides that, when selecting a professional engineer or professional engineering firm to perform services on behalf of the district, the district may, in lieu of pursuing selection under chapter 39.80 RCW, elect to request that the person or firm submit with its statement of qualifications or project proposal a declaration of the professional fees and fee rates to be charged in performing the services, which may also be used in determining which proposal from a qualified person or firm is chosen.

Provides that in making its determination of the sentence length to be imposed, the court shall consider the risk assessment prepared by the department of corrections, the presentence report and other materials provided by the offender, and any information provided by the victim or victims of the crime.

Provides that the trial court may impose an exceptional sentence without a finding of fact by a jury under the following circumstances: (1) The defendant and the state both stipulate that justice is best served by the imposition of an exceptional sentence outside the standard range, and the court finds the exceptional sentence to be consistent with and in furtherance of the interests of justice and the purposes of the sentencing reform act.

(2) The defendant's prior unscored misdemeanor or prior unscored foreign criminal history results in a presumptive sentence that is clearly too lenient in light of the purpose of this chapter, as expressed in RCW 9.94A.010.

(3) The defendant has committed multiple current offenses and the defendant's high offender score results in some of the current offenses going unpunished.

(4) The failure to consider the defendant's prior criminal history which was omitted from the offender score calculation pursuant to RCW 9.94A.525 results in a presumptive sentence that is clearly too lenient.

Provides that, at any time prior to trial or entry of the guilty plea if substantial rights of the defendant are not prejudiced, the state may give notice that it is seeking a sentence above the standard sentencing range. The notice shall state aggravating circumstances upon which the requested sentence will be based.

Requires the facts supporting aggravating circumstances to be proved to a jury beyond a reasonable doubt. The jury's verdict on the aggravating factor must be unanimous, and by special interrogatory. If a jury is waived, proof shall be to the court beyond a reasonable doubt, unless the defendant stipulates to the aggravating facts.

SB 5476-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Brandland, Fairley, Esser, Kastama, Shin, Pridemore, Weinstein, Haugen, Berkey, Prentice, Rockefeller, and Kohl-Welles)

Creating advisory sentence ranges.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to restore the ability to impose an aggravated sentence lost by the superior court as a result of the decision of the United States supreme court in Blakely v. State of Washington, 542 U.S. ... (2004).

Finds that as the seriousness level of the crime and the criminal history of the offender increase, the need for an individualized and informed assessment of the circumstances of the crime, the offender, and the victim, by the judiciary, is necessary for justice to be obtained.

Finds that the exercise of the judiciary's sentencing discretion over a broader range based upon the assessment of these circumstances is consistent with the policies supporting Washington's sentencing reform act.

Provides that, for offenders convicted of an aggravated offense or for aggravated offenders, the standard sentencing range shall be advisory only. Notwithstanding any other provision of law, the maximum sentence that a court may impose for an aggravated offense or upon an aggravated offender is the maximum sentence for the current offense under chapter 9A.20 RCW, unless it is imposed on any offender sentenced under RCW 9.94A.712.

Provides that, in making its determination of the sentence length to be imposed, the court shall consider the risk assessment prepared by the department of corrections, the presentence report and other materials provided by the offender, and any information provided by the victim or victims of the crime.

Provides that the trial court may impose an aggravated exceptional sentence without a finding of fact by a jury under the following circumstances: (1) The defendant and the state both stipulate that justice is best served by the imposition of an exceptional sentence outside the standard range, and the court finds the exceptional sentence to be consistent with and in furtherance of the interests of justice and the purposes of the sentencing reform act.

(2) The defendant's prior unscored misdemeanor or prior unscored foreign criminal history results in a presumptive sentence that is clearly too lenient in light of the purpose of this chapter, as expressed in RCW 9.94A.010.

(3) The defendant has committed multiple current offenses and the defendant's high offender score results in some of the current offenses going unpunished.

(4) The failure to consider the defendant's prior criminal history which was omitted from the offender score calculation pursuant to RCW 9.94A.525 results in a presumptive sentence that is clearly too lenient.

Provides that, at any time prior to trial or entry of the guilty plea if substantial rights of the defendant are not prejudiced, the state may give notice that it is seeking a sentence above the standard sentencing range. The notice shall state aggravating circumstances upon which the requested sentence will be based.

Requires the facts supporting aggravating circumstances to be proved to a jury beyond a reasonable doubt. The jury's verdict on the aggravating factor must be unanimous, and by special interrogatory. If a jury is waived, proof shall be to the court beyond a reasonable doubt, unless the defendant stipulates to the aggravating facts.
Esser, Kastama, Shin, Pridemore, Weinstein, Haugen, Berkey, Prentice, Rockefeller, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to restore the ability to impose an aggravated sentence lost by the superior court as a result of the decision of the United States supreme court in Blakely v. State of Washington, 542 U.S. ... (2004).

Finds that as the seriousness level of the crime and the criminal history of the offender increase, the need for an individualized and informed assessment of the circumstances of the crime, the offender, and the victim, by the judiciary, is necessary for justice to be obtained.

Finds that the exercise of the judiciary's sentencing discretion over a broader range based upon the assessment of these circumstances is consistent with the policies supporting Washington's sentencing reform act.

Provides that, for offenders convicted of a violent offense, the upper limit of the standard sentencing range shall be advisory only. Notwithstanding any other provision of law, the maximum sentence that a court may impose for a violent offense is the maximum sentence for the current offense under chapter 9A.20 RCW, or twice the upper limit of the standard sentencing range, whichever is less. This provision shall not apply to any offender sentenced under RCW 9.94A.712.

Requires that, in making its determination of the sentence length to be imposed, the court shall consider the risk assessment prepared by the department of corrections, the presentence report and other materials provided by the offender, and any information provided by the victim or victims of the crime.

Declares that a sentence imposed under this act shall be a determinate sentence unless it is imposed on an offender sentenced under RCW 9.94A.712. The sentence may be appealed by the offender or the state as set forth in RCW 9.94A.585 (2) through (6).

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Judiciary.
Feb 8 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 JUD - Majority: 1st substitute bill be substituted, do pass.
Feb 28 On motion, referred to Ways & Means.

SB 5477 by Senators Kline, Brandland, Hargrove, Esser, Fairley, Kastama, Shin, Pridemore, Weinstein, Haugen, Berkey, Prentice, and Rockefeller

Revising sentencing procedures for exceptional sentences.

(DIGEST AS ENACTED)

Declares an intent to conform the sentencing reform act, chapter 9.94A RCW, to comply with the ruling in Blakely v. Washington, 542 U.S. ... (2004). In that case, the United States supreme court held that a criminal defendant has a Sixth Amendment right to have a jury determine beyond a reasonable doubt any aggravating fact, other than the fact of a prior conviction, that is used to impose greater punishment than the standard range or standard conditions.

Declares an intent that aggravating facts, other than the fact of a prior conviction, will be placed before the jury.

Declares an intent that the sentencing court will then decide whether or not the aggravating fact is a substantial and compelling reason to impose greater punishment.

Declares an intent to create a new criminal procedure for imposing greater punishment than the standard range or conditions and to codify existing common law aggravating factors, without expanding or restricting existing statutory or common law aggravating circumstances.

Does not intend the codification of common law aggravating factors to expand or restrict currently available statutory or common law aggravating circumstances.

Does not intend to alter how mitigating facts are to be determined under the sentencing reform act, and thus intends that mitigating facts will be found by the sentencing court by a preponderance of the evidence.

Declares that, while the legislature intends to bring the sentencing reform act into compliance as previously indicated, the legislature recognizes the need to restore the judicial discretion that has been limited as a result of the Blakely decision.

Provides that the trial court may impose an aggravated exceptional sentence without a finding of fact by a jury under the following circumstances: (1) The defendant and the state both stipulate that justice is best served by the imposition of an exceptional sentence outside the standard range, and the court finds the exceptional sentence to be consistent with and in furtherance of the interests of justice and the purposes of the sentencing reform act.

(2) The defendant's prior unscored misdemeanor or prior unsecured foreign criminal history results in a presumptive sentence that is clearly too lenient in light of the purpose of this chapter, as expressed in RCW 9.94A.010.

(3) The defendant has committed multiple current offenses and the defendant's high offender score results in some of the current offenses going unpunished.

(4) The failure to consider the defendant's prior criminal history which was omitted from the offender score calculation pursuant to RCW 9.94A.525 results in a presumptive sentence that is clearly too lenient.

Provides that, at any time prior to trial entry of the guilty plea if substantial rights of the defendant are not prejudiced, the state may give notice that it is seeking a sentence above the standard sentencing range. The notice shall state aggravating circumstances upon which the requested sentence will be based.

Requires the facts supporting aggravating circumstances to be proved to a jury beyond a reasonable doubt. The jury's verdict on the aggravating factor must be unanimous, and by special interrogatory. If a jury is waived, proof shall be to the court beyond a reasonable doubt, unless the defendant stipulates to the aggravating facts.

Requires the sentencing guidelines commission to review the sentencing reform act as it relates to the sentencing grid, all provisions providing for exceptional sentences both above and below the standard sentencing ranges, and judicial discretion in sentencing. As part of its review, the commission shall: (1) Study the relevant provisions of the sentencing reform act, including the provisions in this act;

(2) Consider how to restore the judicial discretion which has been limited as a result of the Blakely decision;

(3) Consider the use of advisory sentencing guidelines for all or any group of crimes;

(4) Draft proposed legislation that seeks to address the limitations placed on judicial discretion in sentencing as a result of the Blakely decision; and

(5) Determine the fiscal impact of any proposed legislation.

Requires the commission to submit its findings and proposed legislation to the legislature no later than December 1, 2005.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Judiciary.
Feb 8 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 28 Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 15 Rules suspended. Placed on Third Reading.
Mar 18 Third reading, passed; yeas: 48; nays: 0; absent: 0; excused: 1.
IN THE HOUSE
Mar 29 Public hearing in committee.
Mar 31 Executive session in committee.
Apr 1 CJC - Executive action taken by committee.
Apr 2 CJC - Majority: do pass.
Apr 2 Referred to Appropriations.
Apr 2 Public hearing, executive action taken, and executive action taken in committee.
SB 5478  by Senators Stevens, Benson, Swecker, Benton, and Oke

Companion Bill: 1656

Defining abstinence education and comprehensive sex education for K-12 students.

Finds that section 912 of the welfare reform act of 1996 amends Title V of the social security act, that Washington state receives funding from Title V welfare, that section 510 defines abstinence education, and that entities promoting or teaching abstinence education must verify compliance as required by federal law.

Finds that school districts and their community committee members are free to determine the type and content of sex education programs used in their district.

Declares an intent by this act to help parents clearly identify the type of education being taught, assist community committee members in selecting the best materials to comply with school district policy, and support teachers in complying with their school district policy.

SB 5480  by Senators Roach, Schoesler, Benson, Benton, and Oke

Companion Bill: 1666

Increasing penalties for manufacturing methamphetamine.

-- 2005 REGULAR SESSION --

Jan 26  First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 8  Public hearing in committee.

SB 5481  by Senators Fairley, Kline, and Shin

Prosecuting the extortionate extension of credit by check cashers and sellers.

-- 2005 REGULAR SESSION --

Jan 26  First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 8  Public hearing in committee.

SB 5482  by Senators Fairley, Kline, and Rasmussen

Limiting a borrower to one outstanding small loan.

-- 2005 REGULAR SESSION --

Jan 26  First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 8  Public hearing in committee.

SB 5483  by Senators Fairley, Kline, and Franklin

Offering a small loan borrower a repayment option.

-- 2005 REGULAR SESSION --

Feb 25  First reading, referred to Financial Institutions, Housing & Consumer Protection.

SB 5484 by Senators Fairley, Kline, Shin, and Rasmussen

Companion Bill: 1778

Monitoring and reporting on check cashers and sellers.

(AS OF SENATE 2ND READING 3/15/05)

Requires each licensee to provide the director with any data required by the department for monitoring the business of check cashing and selling in Washington state and reporting to the legislature.

Requires the director to annually provide a report to the legislature, detailing statistics and trends of licensees, and including data adequate to obtain an accurate understanding of the practices, demographics, legal compliance, and profitability of all check cashers and sellers licensed in Washington state. The report is due December 1st of each year, beginning in 2005.

SB 5485 by Senators Fairley and Kline

Placing limits on the amount, interest, and fees for small loans.

Provides that the maximum principal amount of any small loan, or the outstanding principal balances of all small loans made to a single borrower at any one time, may not exceed five hundred dollars.

Authorizes a licensee that has obtained the required small loan endorsement to charge interest or fees for small loans not to exceed in the aggregate ten percent of the principal.

SB 5486 by Senators Fairley, Kline, and Rasmussen

Regulating check cashers and sellers.

(SEE ALSO PROPOSED 1ST SUB)

Declares that all lending by check cashers and sellers to Washington state residents, including lending transacted over the internet, regardless of the location of the lender, is governed by Washington state law.

SB 5487 by Senators Keiser, Hewitt, Doumit, Delvin, Pridemore, Prentice, Schoesler, McAuliffe, Berkey, Rockefeller, and Kohl-Welles

Companion Bill: 1379

Requiring the liquor control board to implement a retail business plan to improve efficiency and increase revenue.

(SEE ALSO PROPOSED 1ST SUB)

Directs the board to, consistent with, and in addition to, the existing retail business plan, implement strategies to improve the efficiency of retail sales operations and maximize revenue-generating opportunities. Strategies to be implemented shall include, but are not limited to: (1) Expanding store operations to include Sunday sales in selected liquor stores. Sunday sales are optional for liquor vendors operating agency stores; (2) Implementing a plan of in-store liquor merchandising, including point-of-sale advertising, and product specific point-of-sale promotional displays and carousels, including displays designed and provided by vendors; and (3) Implementing a plan for in-store liquor merchandising of brands. The plan may not include provisions for selling liquor-related items other than those items previously authorized.

Provides that, by September 1, 2005, the board shall expand operations in at least twenty state-operated retail stores to include Sundays.

SB 5487-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Hewitt, Doumit, Delvin, Pridemore, Prentice, Schoesler, McAuliffe, Berkey, Rockefeller, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the board to, consistent with, and in addition to, the existing retail business plan, implement strategies to improve the efficiency of retail sales operations and maximize revenue-generating opportunities. Strategies to be implemented shall include, but are not limited to: (1) Expanding store operations to include Sunday sales in selected liquor stores. Sunday sales are optional for liquor vendors operating agency stores; (2) Implementing a plan of in-store liquor merchandising, including point-of-sale advertising, and product specific point-of-sale promotional displays and carousels, including displays designed and provided by vendors; and (3) Implementing a plan for in-store liquor merchandising of brands. The plan may not include provisions for selling liquor-related items other than those items previously authorized.

Provides that, by September 1, 2005, the board shall expand operations in at least twenty state-operated retail stores to include Sundays.
Requires the board to select the stores that are expected to gross the most revenues on Sunday by considering factors including, but not limited to, population density, proximity to shopping centers, and proximity to other businesses that are open on Sunday.

Directs the board to track gross sales and expenses of the selected stores and compare them to previous years' sales and projected sales and expenses before opening on Sunday. The board shall present this information to the appropriate policy and fiscal committees of the legislature by January 31, 2007.

Provides that, before the board determines which state liquor stores will be open on Sundays, it shall give: (1) Due consideration to the location of the liquor store with respect to the proximity of places of worship, schools, and public institutions; and (2) Due consideration to motor vehicle accident data in the proximity of the liquor store; and

(3) Written notice by certified mail of the proposed Sunday opening, including proposed Sunday opening hours, to places of worship, schools, and public institutions within five hundred feet of the liquor store proposed to be open on Sunday.

Repeals RCW 66.16.080.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Labor, Commerce, Research & Development.
Feb 14 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; do pass 1st substitute bill proposed by Labor, Commerce, Research & Development.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5488 by Senators Rasmussen and Schoesler
Concerning the fruit and vegetable district fund.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, on June 30, 2007, any unexpended portion of the two hundred thousand dollars authorized by RCW 15.17.243 shall be transferred to the fruit and vegetable inspection account and deposited in the district account for the district that includes Yakima county.

SB 5488 by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen and Schoesler)

(DIGEST AS ENACTED)

Provides that, on June 30, 2009, any unexpended portion of the two hundred thousand dollars authorized by RCW 15.17.243 shall be transferred to the fruit and vegetable inspection account and deposited in the district account for the district that includes Yakima county.

Feb 10 ARED - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 10 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0;
absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 11 First reading, referred to Economic Development, Agriculture & Trade.
Mar 25 Public hearing and executive action taken in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Mar 29 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.
Apr 5 Committee recommendations adopted.
Passed on third reading.
Third reading, passed; yeas, 94; nays, 0;
absent, 0; excused, 4.
-- IN THE SENATE --
Apr 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 7 Delivered to Governor.
Apr 13 Governor signed.
Chapter 49, 2005 Laws.
Effective date 7/24/2005.

SB 5489 by Senators Regala, Schmidt, Fraser, Delvin, Rasmussen, McAuliffe, Rockefeller, and Kohl-Welles; by request of Select Committee on Pension Policy
Companion Bill: 1322

Purchasing service credit in plan 2 and plan 3 of the teachers' retirement system for public education experience performed as a teacher in a public school in another state or with the federal government.

Provides for purchasing service credit in plan 2 and plan 3 of the teachers' retirement system for public education experience performed as a teacher in a public school in another state or with the federal government.

Feb 8 Public hearing and executive action taken in committee.

SB 5490 by Senators Kastama, Kline, and McAuliffe
Tightening muffler noise standards.

Amends RCW 46.37.390 relating to noise prevention for motor vehicles.

Feb 22 Public hearing in committee.
Mar 3 Executive session in committee.
Mar 7 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5491 by Senators Poulsen, Benson, Kastama, and Deccio; by request of Department of Health
Companion Bill: 1537

Describing when the department of health may collect a fee for infant screening services.

(SEE ALSO PROPOSED 1ST SUB)
Designates when the department of health may collect a fee for infant screening services.

**SB 5491-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Poulsen, Benson, Kastama, and Deccio; by request of Department of Health)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Designates when the department of health may collect a fee for infant screening services.

Requires the department of health to conduct a study of the funding mechanisms that support the treatment of disorders defined by the board of health under RCW 70.83.020 and rules adopted under RCW 70.83.050. The study shall include: An evaluation of the current specialty clinic fee funding and collection method; identification of funding gaps; identification and evaluation of alternative funding and collection methods; and an assessment of the availability of additional federal, state, or grant funding.

Requires the findings of the study to be presented to the appropriate committees of the legislature by December 1, 2005. No changes to the fee may be made until April 1, 2006.

--- 2005 REGULAR SESSION ---

Jan 26 First reading, referred to Health & Long-Term Care.

Feb 10 Public hearing in committee.

Feb 28 Executive session in committee.


Mar 10 Made eligible to be placed on second reading.

Mar 15 Placed on second reading by Rules Committee.

Apr 1 Referred to Rules. Senate Rules "X" file.

--- OTHER THAN LEGISLATIVE ACTION ---

--- 2005 REGULAR SESSION ---

Jan 26 First reading, referred to Health & Long-Term Care.

Feb 10 Public hearing in committee.

Feb 28 Executive session in committee.


Mar 14 Placed on second reading by Rules Committee.

Mar 15 1st substitute bill substituted. Rules suspended. Placed on Third Reading.

Mar 31 Executive session in committee.

HC - Executive action taken by committee. HC - Majority: do pass with amendment(s). Minority: without recommendation.

Apr 1 Passed to Rules Committee for second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 7 Committee amendment adopted as amended. Rules suspended. Placed on Third Reading.

Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.

Apr 19 Rules suspended. Returned to second reading for amendment.

Apr 20 Senate concurred in House amendments. Passed final passage; yeas, 49; nays, 0; absent, 0; excused, 0; President signed.

Apr 21 Speaker signed.

--- OTHER THAN LEGISLATIVE ACTION ---

Apr 23 Delivered to Governor.


--- DIGEST AS ENACTED ---

Provides that a hospital, its chief administrator, or its executive officer who files a report under this act is immune from suit, whether direct or derivative, in any civil action related to the filing or contents of the report, unless the conviction, determination, finding, or report and its content are based on unprofessional conduct, or in return for the hospital not taking action.

Requires the department to forward the report to the appropriate disciplinary authority.

Provides that a hospital, its chief administrator, or its executive officer who files a report under this act is immune from suit, whether direct or derivative, in any civil action related to the filing or contents of the report, unless the conviction, determination, finding, or report and its content are based on unprofessional conduct, or in return for the hospital not taking action.

SB 5492 by Senators Keiser, Deccio, Kline, Parlette, Mulliken, and Pflug; by request of Department of Health

Companion Bill: 1538

Modifying hospital reporting of restrictions on health care practitioners.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Requires the chief administrator or executive officer of a hospital to report to the department when the practice of a health care practitioner is restricted, suspended, limited, or terminated based upon any action defined as unprofessional conduct under RCW 18.130.180. The chief administrator or executive officer shall also report any voluntary restriction of the practice of a health care practitioner while the practitioner is under investigation or the subject of an investigation by the hospital regarding unprofessional conduct, or in return for the hospital not conducting such an investigation or proceeding or not taking action.

Requires the department to forward the report to the appropriate disciplinary authority.

**SB 5493** by Senators Kastama, Deccio, and Benson; by request of Department of Health

Companion Bill: 1535

Removing state funding restrictions from the hepatitis C state plan.
(SEE ALSO PROPOSED 1ST SUB)
Amends RCW 70.54.360 relating to removing state funding restrictions from the hepatitis C state plan.

**SB 5493-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kastama, Deccio, and Benson; by request of Department of Health)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**
Amends RCW 70.54.360 relating to removing state funding restrictions from the hepatitis C state plan.
Provides that state funds that are used for the implementation of the 2004 Washington state hepatitis C strategic plan shall be limited to hepatitis C prevention, education, and testing activities. Approaches to hepatitis C testing should be in venues appropriate to the target populations. State funds used for the hepatitis C strategic plan shall not supplant any current state funding directed to HIV prevention, education, and testing activities.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Health & Long-Term Care.
Feb 10 Public hearing in committee.
Feb 14 Executive session in committee.
Mar 15 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 7 Made eligible to be placed on second reading.

**SB 5494** by Senators Thibaudeau, Deccio, Parlette, Benson, Pflug, and Kohl-Welles; by request of Department of Health

Companion Bill: 1534
Identifying health care providers covered by the retired health care provider liability malpractice insurance program.

Designates health care providers covered by the retired health care provider liability malpractice insurance program.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Health & Long-Term Care.
Feb 7 Public hearing in committee.
Feb 21 Executive session in committee.
Mar 1 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

**SB 5495** by Senators Kline, Deccio, Thibaudeau, and Shin; by request of Department of Health

Companion Bill: 1536
Providing the secretary of health with authority to administer grants.

(SEE ALSO PROPOSED 1ST SUB)
Provides the secretary of health with authority to administer grants.

**SB 5495-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kline, Deccio, Thibaudeau, and Shin; by request of Department of Health)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**
Provides the secretary of health with authority to administer grants.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Health & Long-Term Care.
Feb 10 Public hearing in committee.
Feb 14 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

Passed to Rules Committee for second reading.

Mar 9 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

**SB 5496** by Senators Keiser, Brandland, Parlette, Benson, Deccio, and Mulliken; by request of Department of Health

Companion Bill: 1533
Revising provisions for inspection of hospitals.

Requires the department to make or cause to be made an inspection of all hospitals at least every eighteen months.

Provides that surveys conducted by the joint commission on the accreditation of health care organizations or the American osteopathic association on hospitals accredited by those bodies shall be deemed equivalent to a department survey for purposes of meeting the requirements for the survey specified in RCW 70.41.120 if the department determines that the applicable survey standards of the joint commission on the accreditation of health care organizations or the American osteopathic association are substantially equivalent to its own.

Provides that hospitals so surveyed shall provide to the department within thirty days of learning the result of a survey documentary evidence that the hospital has been certified as a result of a survey and the date of the survey.

Requires hospitals to make available to department surveyors the written reports of such surveys during department surveys, upon request.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Health & Long-Term Care.
Feb 7 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 23 HEA - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 6 Senate Rules "X" file.

**SB 5497** by Senators Delvin, Hewitt, Honeyford, Schoesler, McCaslin, Deccio, Mulliken, Morton, Roach, Swecker, and Pflug

Companion Bill: 1634
Allowing terminally ill members to remove themselves from their retirement plan.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Authorizes terminally ill members to remove themselves from their retirement plan.

**SB 5497-S** by Senate Committee on Ways & Means (originally sponsored by Senators Delvin, Hewitt, Honeyford, Schoesler, McCaslin, Deccio, Mulliken, Morton, Roach, Swecker, and Pflug)
SB 5498  by Senator Delvin

Modifying the sales and use taxation of nonresidents.

 Declares that nonresidents of this state are eligible for an exemption in the form of a remittance of state and local sales tax paid on purchases of tangible personal property for use outside this state when the purchaser: (1) Is a bona fide resident of a state or possession or Province of Canada other than the state of Washington and such state, possession, or Province of Canada does not impose a retail sales tax or use tax of three percent or more or, if imposing such a tax, permits Washington residents exemption from otherwise taxable sales by reason of their residence; and
 (2) Applies to the department for remittance of the tax paid.

 Declares that, notwithstanding anything in this act to the contrary, an individual shall not qualify for remittance of local sales tax under this act when the local jurisdiction has passed an ordinance or resolution which specifies no remittance is permissible.

 Jan 26  First reading, referred to Ways & Means.

(DIGEST AS ENACTED)

Authorizes terminally ill members to remove themselves from their retirement plan.

-- 2005 REGULAR SESSION --

Jan 26  First reading, referred to Ways & Means.
Mar 1  Public hearing in committee.
Mar 2  Executive session in committee.
Mar 3  WM - Majority; 1st substitute bill be substituted, do pass.
Mar 4  Passed to Rules Committee for second reading.
Mar 8  Place on second reading by Rules Committee.
Mar 9  1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 10  First reading, referred to Appropriations.
Mar 21  Public hearing in committee.
Mar 23  Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Mar 25  Passed to Rules Committee for second reading.
Apr 4  Placed on second reading by Rules Committee.
Apr 5  Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --

Apr 7  President signed.

-- IN THE HOUSE --

Apr 11  Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 15  Delivered to Governor.
Apr 21  Governor signed.

Chapter 131, 2005 Laws.
Effective date 4/21/2005.

SB 5499  by Senators Kastama, Berkey, Fairley, Pridemore, Franklin, Haugen, Shin, Kohl-Welles, Doumit, Rasmussen, and Keiser

Clarifying and standardizing various election procedures. (SUBSTITUTED FOR - SEE 1ST SUB)

Clarifies and standardizes various election procedures.

SB 5499-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Berkey, Fairley, Pridemore, Franklin, Haugen, Shin, Kohl-Welles, Doumit, Rasmussen, and Keiser)

SB 5499-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Berkey, Fairley, Pridemore, Franklin, Haugen, Shin, Kohl-Welles, Doumit, Rasmussen, and Keiser)

(DIGEST AS ENACTED)

Clariﬁes and standardizes various election procedures.

Directs the secretary of state to study the feasibility of requiring that the names of the top two vote-getters in primary elections of justices of the state supreme court, judges of the courts of appeals, superior courts, and district courts, and the superintendent of public instruction shall appear on the general election ballot. The study shall include a survey of how many times a judicial candidate and a candidate for superintendent of public instruction have appeared without opposition on the general election ballot from 1985 to present; the number of voters voting for these races in the primary election as opposed to voting for the same races in the general election; and if the differences in the numbers of voters voting at the primary and voting at the general election may have resulted in a different election result. The study shall also include a financial analysis of the proposed changes. The secretary of state shall report the results of the study to the appropriate committees of the legislature no later than January 31, 2006.

VETO MESSAGE ON SB 5499-S

May 3, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 4, Engrossed Substitute Senate Bill No. 5499 entitled:

This bill reforms and strengthens our election system. As one of its priorities, our Legislature has passed several bills on election reform. Many of those bills have reached my desk for signature. Section 4 of this bill is essentially identical to Section 21 of Engrossed Substitute Senate Bill 5743, which I also sign today. The only difference between the two bills is their effective date. Engrossed Substitute Senate Bill No. 5499 becomes effective in 90 days. Engrossed Substitute Senate Bill 5743 becomes effective on January 1, 2006.

The above-noted bill sections concern absentee ballot envelopes, and the declarations required on those envelopes. As certain rural counties have already begun purchasing envelopes for this year's election cycle, and in light of limited funds to purchase new envelopes, it would create unnecessary hardship to require them to immediately purchase new return envelopes under Section 4 of Engrossed Substitute Senate Bill No. 5499. I am therefore vetoing Section 4 of Engrossed Substitute Senate Bill 5499.

This veto does not take away the strong warnings on absentee ballot return envelopes concerning the need for voters to return them in timely fashion. It just gives our cash-strapped rural county auditors an additional six months to comply with the new envelope requirements.

For these reasons, I have vetoed Section 4 of Engrossed Substitute Senate Bill No. 5499.

Respectfully submitted,
Christine O. Gregoire
Governor
Feb 21 GO - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass. Passed to Rules Committee for second reading.
Feb 25 Placed on second reading by Rules Committee.
Mar 11 1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 26; nays, 21; absent, 0; excused, 2. -- IN THE HOUSE --
Mar 15 First reading, referred to State Government Operations & Accountability.
Mar 23 Public hearing in committee.
Apr 1 Executive session in committee. SGOA - Executive action taken by committee. SGOA - Majority; do pass with amendment(s). Minority; do not pass. Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; do pass with amendment(s) by State Government Operations & Accountability. Minority; do not pass.
Apr 4 Passed to Rules Committee for second reading.
Apr 11 Placed on second reading.
Apr 14 Committee amendment not adopted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 56; nays, 39; absent, 0; excused, 3. -- IN THE HOUSE --
Apr 20 Senate refuses to concur in House amendments. Asks House to recede from amendments. -- IN THE HOUSE --
Apr 22 Conference committee report adopted. Passed final passage as recommended by conference committee; yeas, 97; nays, 1; absent, 0; excused, 0. -- IN THE SENATE --
Apr 23 Conference committee report adopted. Passed final passage as recommended by conference committee; yeas, 30; nays, 19; absent, 0; excused, 0. President signed. -- IN THE HOUSE --
Apr 24 Speaker signed. -- OTHER THAN LEGISLATIVE ACTION -- Delivered to Governor.

SB 5500 by Senators Hargrove, Stevens, Delvin, and Regala
Companion Bill: 1661
Specifying procedures for transfer of juvenile proceedings.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, if the court orders a transfer of venue, the case and copies of all legal and social documents pertaining thereto shall be transferred to the county in which the juvenile resides, without regard to whether or not his or her custodial parent resides there, for supervision and enforcement of the disposition order.

Provides that, if any restitution is yet to be determined, the originating court shall transfer the case to the new county with the exception of the restitution. Venue over restitution shall be retained by the originating court for purposes of establishing a restitution order. Once restitution is determined, the originating county shall then transfer venue over modification and enforcement of the restitution to the new county.

SB 5500-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, Delvin, and Regala)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, if the court orders a transfer of venue, the case and copies of all legal and social documents pertaining thereto shall be transferred to the county in which the juvenile resides, without regard to whether or not his or her custodial parent resides there, for supervision and enforcement of the disposition order.

Provides that, if any restitution is yet to be determined, the originating court shall transfer the case to the new county with the exception of the restitution. Venue over restitution shall be retained by the originating court for purposes of establishing a restitution order. Once restitution is determined, the originating county shall then transfer restitution to the new county.

SB 5501 by Senators Hargrove, Stevens, Delvin, Regala, and Shin

Authorizing use of lie detector tests on juvenile court services employment applicants.

(DIGEST AS ENACTED)
Amends RCW 49.44.120 relating to subjecting juvenile court services employment applicants to lie detector tests.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Human Services & Corrections.
Feb 7 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 23 HSC - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5501 by Senators Hargrove, Stevens, Delvin, Regala, and Shin

Authorizing use of lie detector tests on juvenile court services employment applicants.

(DIGEST AS ENACTED)
Amends RCW 49.44.120 relating to subjecting juvenile court services employment applicants to lie detector tests.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Human Services & Corrections.
Feb 7 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 16 HSC - Majority; do pass. Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 1; absent, 0; excused, 4. -- IN THE HOUSE --
Mar 10 First reading, referred to Commerce & Labor.
Mar 17 Public hearing in committee.
Mar 24 Executive session in committee. CL - Executive action taken by committee. CL - Majority; do pass.
Mar 28 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 14 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 92; nays, 2; absent, 0; excused, 4. -- IN THE SENATE -- President signed.
SB 5502  by Senators Hargrove, Stevens, Delvin, and Regala
Revising juvenile sentencing alternatives.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that an offender is ineligible for the mental health disposition option under RCW 13.40.167 if the offender is: (1) Adjudicated of an A+ offense;
(2) Fourteen years of age or older and is adjudicated of one or more of the following offenses: (a) A class A offense, or an attempt, conspiracy, or solicitation to commit a class A offense; (b) manslaughter in the first degree (RCW 9A.32.060); or (c) any of the following offenses, when the offense includes infliction of bodily harm upon another or when during the commission or immediate withdrawal from the offense the respondent was armed with a deadly weapon: Assault in the second degree (RCW 9A.36.021), extortion in the first degree (RCW 9A.56.120), kidnapping in the second degree (RCW 9A.40.030), robbery in the second degree (RCW 9A.56.210), residential burglary (RCW 9A.52.025), burglary in the second degree (RCW 9A.52.030), drive-by shooting (RCW 9A.36.045), vehicular homicide (RCW 46.61.520), hit and run death (RCW 46.52.020(4)(a)), intimidating a witness (RCW 9A.72.110), violation of the uniform controlled substances act (RCW 69.50.401(2) (a) and (b)), or manslaughter 2 (RCW 9A.32.070);
(3) Ordered to serve a disposition for a firearm violation under RCW 13.40.193; or
(4) Adjudicated of a sex offense as defined in RCW 9.94A.030.

SB 5502-S  by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, Delvin, and Regala)

(AS OF SENATE 2ND READING 3/09/05)

Declares that an offender is ineligible for the mental health disposition option under RCW 13.40.167 if: (1) The offense for which this disposition is being considered is an A+ offense;
(2) The offense for which this disposition is being considered is: (a) A class A offense, or an attempt, conspiracy, or solicitation to commit a class A offense; (b) manslaughter in the first degree (RCW 9A.32.060); or (c) any of the following offenses, when the offense includes infliction of bodily harm upon another or when during the commission or immediate withdrawal from the offense the respondent was armed with a deadly weapon: Assault in the second degree (RCW 9A.36.021), extortion in the first degree (RCW 9A.56.120), kidnapping in the second degree (RCW 9A.40.030), robbery in the second degree (RCW 9A.56.210), residential burglary (RCW 9A.52.025), burglary in the second degree (RCW 9A.52.030), drive-by shooting (RCW 9A.36.045), vehicular homicide (RCW 46.61.520), hit and run death (RCW 46.52.020(4)(a)), intimidating a witness (RCW 9A.72.110), violation of the uniform controlled substances act (RCW 69.50.401(2) (a) and (b)), or manslaughter 2 (RCW 9A.32.070);
(3) Ordered to serve a disposition for a firearm violation under RCW 13.40.193; or
(4) Adjudicated of a sex offense as defined in RCW 9.94A.030.

SB 5503  by Senators Carrell, Benton, Schoesler, Zarelli, Pflug, Johnson, Delvin, Honeyford, Esser, Morton, Mulliken, Deccio, and McCaslin
Restricting the solicitation of money or employment from the side of a public highway.

Declares that no person shall stand or sit on a public highway, nor upon any shoulder or intersection control area of a public highway, for the purpose of soliciting employment or contributions from the occupant of any vehicle while such vehicle is operating on the respective public highway, shoulder, or intersection control area.

Provides that, for the purposes of this act, the following definitions apply: (1) "Soliciting" means asking for money, objects of value, or employment, with the intention that the money or object be transferred or the employment offered at that time and at that place. "Soliciting" includes, but is not limited to, using the spoken, written, or printed word, bodily gestures, signs, or other means with the purpose of obtaining an immediate donation of money or other thing of value or soliciting the sale of goods or services.

(2) “Public highway” means the entire width between the boundary lines of every way publicly maintained when any part is open to the use of the public for purposes of vehicular travel.
(3) “Intersection control area” means an intersection area, together with any modification of the adjacent roadway area as results from the arc of curb corners and together with any marked or unmarked crosswalks adjacent to the intersection.

Declares that a violation of this act constitutes a misdemeanor.

SB 5504  by Senators Carrell, Hewitt, Mulliken, Swecker, Deccio, Zarelli, Benson, Delvin, Honeyford, Stevens, Esser, Brandland, Schoesler, Roach, Benton, and Öke
Concerning aggravated multiple murder cases.

Amends RCW 10.95.020 to provide that a person is guilty of aggravated first degree murder, a class A felony, if he or she commits first degree murder as defined by RCW 9A.32.030(1) (a), as now or hereafter amended, and the following aggravating circumstance exists: There was more than one victim regardless of when the murders occurred, whether the murders occurred in one or more jurisdictions, or whether the murders were part of a common scheme or plan or the result of a single act or multiple acts of the person.

SB 5502
Mar 8  Placed on second reading by Rules Committee.
Mar 9  1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed, yes: 47; nays: 0; absent: 0; excused: 2.

SB 5503
Jan 9  By resolution, reintroduced and retained in present status.
Feb 2  Senate Rules "X" file.

SB 5504
Jan 26  First reading, referred to Transportation.

Jan 26  First reading, referred to Human Services & Corrections.
Feb 7  Public hearing in committee.
Feb 24  Executive session in committee.
Feb 28  HSC - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

-- 2005 REGULAR SESSION --

Jan 26  First reading, referred to Transportation.

-- OTHER THAN LEGISLATIVE ACTION --

Feb 24  Executive session in committee.
Mar 23  Public hearing in committee.
Mar 25  Executive session in committee.
Mar 30  Passed to Rules Committee for second reading.
Apr 24  By resolution, returned to Senate Rules Committee for third reading.

-- IN THE HOUSE --

Apr 16  Speaker signed.
Apr 20  Delivered to Governor.
May 4  Governor signed.
Chapter 265, 2005 Laws.
Effective date 7/24/2005.
SB 5505 by Senators Carrell, Morton, Honeyford, and Mulliken

Regarding liability for storm water control.

Declares an intent to: (1) Encourage storm water management and flood prevention; and
(2) Establish a minimum standard of care for the design, development and maintenance of adequate storm water control facilities in natural watercourses within urban growth areas of high population density.

Provides that, within urban growth areas designated under RCW 36.70A.110, and where drainage to a natural watercourse has been increased significantly beyond the capacity of the watercourse in its natural condition: (1) A city must make diligent efforts to develop, maintain, and enhance the capacity of storm water control facilities to protect life and property from flooding and attendant damages; and
(2) A city is liable in an action for damages to a person whose property is damaged by flooding if the damages would have been avoided by the city’s exercise of reasonable care in developing, maintaining, and enhancing the capacity of storm water control facilities.

SB 5506 by Senators Kohl-Welles, Fairley, Regala, and Thibaudeau

Companion Bill: 1894

Placing restrictions on the marketing or merchandising of credit cards to students at the state’s institutions of higher education.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires institutions of higher education to develop official credit card marketing policies. The process of development of these policies must include consideration of student comments. The official credit card marketing policies must, at a minimum, include consideration of and decisions regarding: (1) The registration of credit card marketers; (2) Limitations on the times and locations of credit card marketing; and
(3) Prohibitions on material inducements to complete a credit card application, but not including introductory rate offers.

SB 5506-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Kohl-Welles, Fairley, Regala, and Thibaudeau)

(DIGEST AS ENACTED)

Requires institutions of higher education to develop policies regarding the marketing or merchandising of credit cards on institutional property to students, except as provided in newspapers, magazines, or similar publications or within any location of a financial services business regularly doing business on the institution’s property.

Provides that institutions of higher education shall each develop official credit card marketing policies. The process of development of these policies must include consideration of student comments. The official credit card marketing policies must, at a minimum, include consideration of and decisions regarding: (1) The registration of credit card marketers; (2) Limitations on the times and locations of credit card marketing; and
(3) Prohibitions on material inducements to complete a credit card application, unless the student has been provided credit card debt education literature, which includes, but is not limited to, brochures or written or electronic information, but not including introductory rate offers.

Requires the policies to include the following elements: (1) A requirement for credit card marketers to inform students about good credit management practices through programs developed in concert with the institution of higher education including, but not limited to, workshops, seminars, discussion groups, and film presentation; and
(2) A requirement to make the official credit card marketing policy available to all students upon their request.

SB 5507 by Senator Finkbeiner

Providing law enforcement accountability for officers involved in traffic accidents.

Establishes law enforcement accountability for officers involved in traffic accidents.

SB 5508 by Senators Doumit and Hewitt

Providing sales and use tax exemptions for light and power businesses.

Provides sales and use tax exemptions for light and power businesses.

SB 5509 by Senators Poulsen, Esser, Fraser, Schmidt, Pudvemore, Fairley, Berkley, Kohl-Welles, Kline, Regala, Rockefeller, Weinstein, Brown, Keiser, and McAuliffe

Companion Bill: 1272
Requiring public buildings to be built using high-performance green building standards.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Finds that public buildings can be built and renovated using high-performance methods that save money, improve school performance, and make workers more productive. High-performance green buildings are proven to increase student test scores, reduce worker absenteeism, and cut energy and utility costs.

Declares an intent that state-owned buildings and schools be improved by adopting nationally recognized standards for high-performance green buildings and allowing flexible methods and choices in how to achieve those standards.

Declares an intent that independent performance audits be used to monitor this program and ensure that our economic, community, and environmental goals are achieved each year.

Requires that all major facility projects of public agencies receiving any funding in a state capital budget shall be designed, constructed, and certified to at least the LEED silver standard.

Requires public agencies and public school districts to monitor and document ongoing operating savings resulting from major facility projects designed, constructed, and certified as required under this act.

Provides that public agencies shall report annually to the department on its major facility projects and operating savings.

Directs the department to create a high-performance buildings advisory committee comprised of representatives from the design and construction industry involved in public works contracting, personnel from the affected public agencies responsible for overseeing public works projects, the state board of education, the office of the superintendent of public instruction, and others at the department's discretion to provide advice on implementing this act.

Provides that, among other things, the advisory committee shall make recommendations regarding an education and training process and an ongoing evaluation or feedback process to help the department and the state board of education implement this act.

Directs the department to create a high-performance buildings advisory committee comprised of affected public agencies, the state board of education, the office of the superintendent of public instruction, and others at the department's discretion to provide advice on implementing this act.

Provides that, among other things, the advisory committee shall make recommendations regarding an education and training process and an ongoing evaluation or feedback process to help the department and the state board of education implement this act.

Requires public agencies and public school districts to monitor and document ongoing operating savings resulting from major facility projects designed, constructed, and certified as required under this act.

Provides that public agencies shall report annually to the department on its major facility projects and operating savings.

Directs the department to create a high-performance buildings advisory committee comprised of representatives from the design and construction industry involved in public works contracting, personnel from the affected public agencies responsible for overseeing public works projects, the state board of education, the office of the superintendent of public instruction, and others at the department's discretion to provide advice on implementing this act.

Provides that, among other things, the advisory committee shall make recommendations regarding an education and training process and an ongoing evaluation or feedback process to help the department and the state board of education implement this act.

Provides that the joint legislative audit and review committee, or its successor legislative agency, shall conduct a performance review of the high-performance buildings program established under this act.

Requires the performance audit to include, but not be limited to: (1) The identification of the costs of implementation of high-performance building standards in the design and construction of major facility projects subject to this act;

(2) The identification of operating savings attributable to the implementation of high-performance building standards, including but not limited to savings in energy, utility, and maintenance costs;

(3) The identification of any impacts of high-performance buildings standards on worker productivity and student performance; and

(4) An evaluation of the effectiveness of the high-performance building standards established under this act, and recommendations for any changes in those standards that may be supported by the committee's findings.

Directs the committee to make a preliminary report of its findings and recommendations on or before December 1, 2010, and a final report on or before July 1, 2011.

**SB 5509-S2** by Senate Committee on Ways & Means (originally sponsored by Senators Poulsen, Esser, Fraser, Schmidt, Pridemore, Fairley, Berkey, Kohl-Welles, Kline, Regala, Rockefeller, Weinstein, Brown, Keiser, and McAuliffe)

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Finds that public buildings can be built and renovated using high-performance methods that save money, improve school performance, and make workers more productive. High-performance green buildings are proven to increase student test scores, reduce worker absenteeism, and cut energy and utility costs.

Declares an intent that state-owned buildings and schools be improved by adopting nationally recognized standards for high-performance green buildings and allowing flexible methods and choices in how to achieve those standards.

Declares an intent that public agencies and public school districts shall document costs and savings to monitor this program and ensure that economic, community, and environmental goals are achieved each year, and that an independent performance review be conducted to evaluate this program and determine the extent to which the results intended by this act are being met.

Requires that all major facility projects of public agencies receiving any funding in a state capital budget shall be designed, constructed, and certified to at least the LEED silver standard.

Requires public agencies and school districts to monitor and document ongoing operating savings resulting from major facility projects designed, constructed, and certified as required under this act.

Provides that public agencies shall report annually to the department on its major facility projects and operating savings.

Provides that the joint legislative audit and review committee, or its successor legislative agency, shall conduct a performance

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**SB 5509-S** by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Esser, Fraser, Schmidt, Pridemore, Fairley, Berkey, Kohl-Welles, Kline, Regala, Rockefeller, Weinstein, Brown, Keiser, and McAuliffe)

Concerning high-performance building standards.

**(DIGEST AS ENACTED)**

Finds that public buildings can be built and renovated using high-performance methods that save money, improve school performance, and make workers more productive. High-performance green buildings are proven to increase student test scores, reduce worker absenteeism, and cut energy and utility costs.

Declares an intent that state-owned buildings and schools be improved by adopting nationally recognized standards for high-performance green buildings and allowing flexible methods and choices in how to achieve those standards.

Declares an intent that public agencies and public school districts shall document costs and savings to monitor this program and ensure that economic, community, and environmental goals are achieved each year, and that an independent performance review be conducted to evaluate this program and determine the extent to which the results intended by this act are being met.

Requires that all major facility projects of public agencies receiving any funding in a state capital budget shall be designed, constructed, and certified to at least the LEED silver standard.
review of the high-performance buildings program established under this act.

Requires the performance audit to include, but not be limited to: (1) The identification of the costs of implementation of high-performance building standards in the design and construction of major facility projects subject to this act; (2) The identification of operating savings attributable to the implementation of high-performance building standards, including but not limited to savings in energy, utility, and maintenance costs; (3) The identification of any impacts of high-performance building standards on worker productivity and student performance; and (4) An evaluation of the effectiveness of the high-performance building standards established under this act, and recommendations for any changes in those standards that may be supported by the committee's findings.

Directs the committee to make a preliminary report of its findings and recommendations on or before December 1, 2010, and a final report on or before July 1, 2011.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Water, Energy & Environment.
Feb 17 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 WEE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 11 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 32; nays, 16; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 15 First reading, referred to Capital Budget.
Mar 17 Executive session in committee.
CB - Executive action taken by committee.
CB - Majority; do pass.
Minority; do not pass.
Mar 22 Passed to Rules Committee for second reading.
Mar 25 Placed on second reading.
Mar 30 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 78; nays, 19; absent, 0; excused, 1.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Apr 5 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 6 Delivered to Governor.
Apr 8 Governor signed.
Chapter 12, 2005 Laws.
Effective date 7/24/2005.

SB 5511 by Senators Shin, Esser, Rockefeller, Carrell, Mulliken, and Benson

Companion Bill: 1643

Extending liability immunity to certain skate parks that charge a nominal fee.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a public or private nonprofit owner or operator of a skate park may charge a nominal fee for the use of a skate park where the fees are devoted solely to providing supervision of the use and maintenance of the skate park facility. For purposes of this act, "skate park" means an indoor or outdoor ramp, course, or area specifically designated for the exclusive recreational or sporting use of skateboards, bicycles, scooters, or roller skates.

SB 5511-S by Senate Committee on Judiciary (originally sponsored by Senators Shin, Esser, Rockefeller, Carrell, Mulliken, and Benson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a public or private nonprofit owner or operator of a skate park may charge a nominal fee of no more than five dollars per day for the use of a skate park where the fees are devoted solely to providing supervision of the use and maintenance of the skate park facility. For purposes of this act, "skate park" means an indoor or outdoor ramp, course, or area specifically designated for the exclusive recreational or sporting use of skateboards, bicycles, scooters, or roller skates.

SB 5510 by Senators Spanel and Kohl-Welles

Companion Bill: 1720

Defining supervisor for public employment purposes. (REVISED FOR ENGROSSED: Allowing supervisory classes into the same bargaining unit at institutions of higher education.)

(AS OF SENATE 2ND READING 3/15/05)

Provides that at an institution of higher education, members of supervisory classes may be combined in the same bargaining unit, regardless of whether the individual members of the bargaining unit may be actually serving as a supervisor at any given point in time, subject to established community of interest standards as applied by the public employment relations commission, and upon the condition that no member of the bargaining unit supervises another member of the unit.

Provides that the consolidation of employees as authorized by this act will be performed by the public employment relations commission under established unit determination procedures.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Water, Energy & Environment.
Feb 14 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 LCRD - Majority; do pass.
Minority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 4 Executive session in committee.
Mar 7 WM - Majority; without recommendation.
Pass to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 15 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 17 First reading, referred to Commerce & Labor.
Mar 24 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.
declares that it is essential to clearly delineate between the separate and distinct roles and responsibilities of the state's transportation agencies in order to improve efficiency and accountability.

finds that continued citizen oversight of the state's transportation system remains an important priority. to achieve these purposes, the legislature intends to provide direct accountability of the department of transportation to the governor, in his or her role as chief executive officer of state government, by making the secretary of transportation a cabinet-level official.

declares that it is essential to clearly delineate between the separate and distinct roles and responsibilities of the executive and legislative branches of government. the role of executive is to oversee the implementation of transportation programs, while the legislature reserves to itself the role of policymaking. finally, consolidating public outreach and auditing of the state's transportation agencies under a single citizen-governed entity, the transportation commission, will provide the public with information about the performance of the transportation system and an avenue for direct participation in its oversight.

repeals rcw 44.28.161, 44.40.010, 44.40.013, 44.40.015, 44.40.030, 44.40.035, 44.40.040, 44.40.090, 44.40.100, 44.40.105, 44.40.150, 44.40.161, 53.08.350, 44.40.020, 44.40.110, 44.40.080, 44.40.100, 46.23.040, 47.01.145, 47.05.090, 47.12.360, 47.76.340, 47.74.010, and 47.74.020.

veto message on sb 5513

may 9, 2005

to the honorable president and members,
the senate of the state of washington

ladies and gentlemen:

i am returning, without my approval as to section 14, engrossed senate bill no. 5513 entitled:

the legislature has created, through this bill, the joint transportation committee to conduct a unilateral study of the appropriate functions of the department of transportation (department) and the transportation commission (commission). now that the department is a cabinet level agency, it is critical that the executive branch exercise its responsibility for reviewing the powers, functions, roles and duties of the department and the commission.

the legislature passed several bills this session that redefine the roles of the department and the commission, and the relationship of those agencies to the legislature. i am directing my staff to work with the department and the commission to examine the statutory roles and duties of the agencies, including transportation innovative partnerships, and report back to me with any recommendations for change. i invite the chairs and ranking members of the house and senate transportation committees and the joint transportation committee to join the executive branch in this analysis with the hope that a joint recommendation can be submitted for consideration during the 2006 legislative session.

for these reasons, i have vetoed section 14 of engrossed senate bill no. 5513.

with the exception of section 14, engrossed senate bill no. 5513 is approved.

respectfully submitted,
christine o. gregoire

SB 5512 by senators regala, roach, fraser, mcAuliffe, delvin, keiser, rockefeller, rasmussen, kohl-welles, and benton; by request of select committee on pension policy

companion bill: 1327

permitting members of the teachers' retirement system plan 2 and plan 3 who qualify for early retirement or alternate early retirement to make a one-time purchase of additional service credit.

authorizes members of the teachers' retirement system plan 2 and plan 3 who qualify for early retirement or alternate early retirement to make a one-time purchase of additional service credit.

SB 5513 by senators haugen, shin, kohl-welles, rasmussen, Fairley, and prentice

restructuring certain transportation agencies.

(DIGEST AS ENACTED)

finds that it is in the interest of the state to restructure the roles and responsibilities of the state's transportation agencies in order to improve efficiency and accountability.

finds that continued citizen oversight of the state's transportation system remains an important priority. to achieve these purposes, the legislature intends to provide direct accountability of the department of transportation to the governor, in his or her role as chief executive officer of state government, by making the secretary of transportation a cabinet-level official.

declares that it is essential to clearly delineate between the separate and distinct roles and responsibilities of the executive and legislative branches of government. the role of executive is to oversee the implementation of transportation programs, while the legislature reserves to itself the role of policymaking. finally, consolidating public outreach and auditing of the state's transportation agencies under a single citizen-governed entity, the transportation commission, will provide the public with information about the performance of the transportation system and an avenue for direct participation in its oversight.

repeals rcw 44.28.161, 44.40.010, 44.40.013, 44.40.015, 44.40.030, 44.40.040, 44.40.090, 44.40.100, 44.40.105, 44.40.150, 44.40.161, and 53.08.350.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Ways & Means.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5513-S by senate committee on transportation

(originally sponsored by senators haugen, shin, kohl-welles, rasmussen, Fairley, and prentice)

( NOT SUBSTITUTED FOR - SEE ORIGINAL BILL )

finds that it is in the interest of the state to restructure the roles and responsibilities of the state's transportation agencies in order to improve efficiency and accountability.

finds that continued citizen oversight of the state's transportation system remains an important priority. to achieve these purposes, the legislature intends to provide direct accountability of the department of transportation to the governor, in his or her role as chief executive officer of state government, by making the secretary of transportation a cabinet-level official.

declares that it is essential to clearly delineate between the separate and distinct roles and responsibilities of the transportation commission and the department of transportation. finally, consolidating the research and audit functions of the state's transportation agencies under a single citizen-governed entity, the transportation commission, will better serve the state.

repeals rcw 44.28.161, 44.40.010, 44.40.013, 44.40.015, 44.40.030, 44.40.040, 44.40.090, 44.40.140, 44.40.150, 44.40.161, and 53.08.350.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Transportation.
Jan 27 Public hearing in committee.
Feb 22 Public hearing and executive action taken in committee.
Feb 25 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 14 1st substitute bill not substituted.
Choosing a reduced retirement allowance under the law enforcement officers' and fire fighters' retirement system, plan 1.

Provides for choosing a reduced retirement allowance under the law enforcement officers' and fire fighters' retirement system, plan 1.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Ways & Means.

Feb 28 Public hearing in committee.

Mar 1 Executive session in committee.


Apr 6 Senate Rules "X" file.

SB 5514 by Senators Keiser, Fraser, Delvin, Regala, Pflug, and Rasmussen; by request of Select Committee on Pension Policy

Companion Bill: 1329

Choosing a reduced retirement allowance under the law enforcement officers' and fire fighters' retirement system, plan 1.

Provides for choosing a reduced retirement allowance under the law enforcement officers' and fire fighters' retirement system, plan 1.

Prohibiting the sale of products that contain polybrominated diphenyl ethers.

(SEE ALSO PROPOSED 2ND SUB)

Prohibits the sale of products that contain polybrominated diphenyl ethers.

Provides that, subject to available funding, the department of general administration and the department of health shall conduct a separate stakeholder processes to develop a proposal for a ban on the use of decabromodiphenylether in transportation vehicles, and a proposal for the ban or management of used and recycled products containing polybrominated diphenyl ethers.

Requires the department and the department of health to report the findings and recommendations of the stakeholders to the appropriate committees of the legislature by December 15, 2005. The preparation of the reports required in this provision is subject to available funding.

Provides that, by January 1, 2006, the department of general administration shall: (1) Give priority and preference to the purchase of equipment, supplies, and other products that do not contain polybrominated diphenyl ethers; and (2) Make available for purchase and use by all state agencies only equipment, supplies, and other products that do not contain polybrominated diphenyl ethers.

Directs the department of general administration to, by January 1, 2006, revise its rules, policies, and guidelines to implement the purposes of this act.

Declares that a violation of this act is punishable by a civil penalty not to exceed one thousand dollars for each violation in the case of a first offense. Repeat violators are liable for a civil penalty not to exceed five thousand dollars for each repeat offense. Penalties collected under this provision must be deposited in the state toxics control account created in RCW 70.105D.070.

SB 5515 by Senate Committee on Ways & Means (originally sponsored by Senators Regala, Esse, Rockefeller, Brandland, Fraser, Kohl-Welles, Brown, Keiser, Pridemore, and Shin)

(SEE ALSO PROPOSED 2ND SUB)

Prohibits the sale of products that contain polybrominated diphenyl ethers.

Provides that, subject to available funding, the department of general administration and the department of health shall conduct a separate stakeholder processes to develop a proposal for a ban on the use of decabromodiphenylether in transportation vehicles, and a proposal for the ban or management of used and recycled products containing polybrominated diphenyl ethers.

Requires the department and the department of health to report the findings and recommendations of the stakeholders to the appropriate committees of the legislature by December 15, 2005. The preparation of the reports required in this provision is subject to available funding.

Provides that, by January 1, 2006, the department of general administration shall: (1) Give priority and preference to the purchase of equipment, supplies, and other products that do not contain polybrominated diphenyl ethers; and (2) Make available for purchase and use by all state agencies only equipment, supplies, and other products that do not contain polybrominated diphenyl ethers.

Directs the department of general administration to, by January 1, 2006, revise its rules, policies, and guidelines to implement the purposes of this act.

Declares that a violation of this act is punishable by a civil penalty not to exceed one thousand dollars for each violation in the case of a first offense. Repeat violators are liable for a civil penalty not to exceed five thousand dollars for each repeat offense. Penalties collected under this provision must be deposited in the state toxics control account created in RCW 70.105D.070.
Kline, Poulsen, Rockefeller, Brandland, Fraser, Kohl-Welles, Brown, Keiser, Pridemore, and Shin)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Prohibits the sale of products that contain polybrominated diphenyl ethers.

Declares that, except as provided in this act, after July 1, 2007, no person may manufacture or knowingly sell, offer for sale, or distribute for sale or distribute for use in this state noncomestible products containing polybrominated diphenyl ethers.

Requires a manufacturer of products containing polybrominated diphenyl ether that has been restricted under this act to, once the restriction takes effect, notify persons that sell the manufacturer's products about the provisions of this act.

Does not apply to: (1) The manufacture, sale, repair, distribution, maintenance, refurbishment, or modification of any raw material or component part used in a transportation vehicle or any new transportation vehicle with component parts, including original parts and spare parts, containing commercial decabromodiphenylether;

(2) The sale of a used transportation vehicle with component parts containing polybrominated diphenyl ethers;

(3) The sale of any used transportation vehicle parts, or new transportation vehicle parts manufactured prior to July 1, 2007, that contain polybrominated diphenyl ethers;

(4) The use of commercial decabromodiphenylether in the maintenance, refurbishment, or modification of transportation equipment;

(5) The manufacture, sale, repair, distribution, maintenance, refurbishment, or modification of equipment containing polybrominated diphenyl ethers and use primarily for military or federally funded space program application. This exemption does not cover consumer-based goods with broad applicability;

(6) The sale or distribution by a business, charity, or private party of any used product containing polybrominated diphenyl ethers; or

(7) The manufacture, sale, or distribution of any new product or product component consisting of recycled or used materials containing commercial decabromodiphenylether. Products containing any new polybrominated diphenyl ethers do not qualify for this exemption.

Provides that, subject to available funding, the department of general administration and the department of health shall conduct two separate stakeholder processes to develop a proposal for a ban on the use of decabromodiphenylether in transportation vehicles, and a proposal for the ban or management of used and recycled products containing polybrominated diphenyl ethers.

Requires the department and the department of health to report the findings and recommendations of the stakeholder process to the appropriate committees of the legislature by December 15, 2005. The preparation of the reports required in this provision is subject to available funding.

Provides that, by January 1, 2006, the department of general administration shall: (1) Give priority and preference to the purchase of equipment, supplies, and other products that do not contain polybrominated diphenyl ethers; and

(2) Make available for purchase and use by all state agencies only equipment, supplies, and other products that do not contain polybrominated diphenyl ethers.

Directs the department of general administration to, by January 1, 2006, revise its rules, policies, and guidelines to implement the purposes of this act.

Provides that a manufacturer of products containing polybrominated diphenyl ethers in violation of this act is punishable by a civil penalty not to exceed one thousand dollars for each violation in the case of a first offense. Manufacturers who are repeat violators are liable for a civil penalty not to exceed five thousand dollars for each repeat offense. Penalties collected under this section must be deposited in the state toxics control account created in RCW 70.105D.070.

SB 5516 by Senators Thibaudeau, Deccio, Benton, Keiser, Pflug, Rockefeller, Prentice, Kohl-Welles, Franklin, McAuliffe, and Benson

Companion Bill: 1479

Regarding independent prescriptive authority for advanced registered nurse practitioners.

Amends RCW 18.79.240 relating to independent prescriptive authority for advanced registered nurse practitioners.

Repeals RCW 18.57.280, 18.71.370, and 18.79.320.

SB 5517 by Senators Doumit, Benton, Parlette, Regala, Zarelli, Fraser, Mulliken, McAuliffe, Rasmussen, and Benson; by request of Select Committee on Pension Policy

SB 5518 by Senators Eide, Swecker, Spanel, Stevens, Mulliken, Rasmussen, and Benson

Companion Bill: 1582

Vesting after five years of service in the defined benefit portion of the public employees' retirement system, the school employees' retirement system, and the teachers' retirement system plan 3.

Provides for vesting after five years of service in the defined benefit portion of the public employees' retirement system, the school employees' retirement system, and the teachers' retirement system plan 3.

Amends RCW 46.01.140 to increase certain fees of licensing subagents.

(DIGEST AS ENACTED)

Amends RCW 46.01.140 to increase certain fees of licensing subagents.

-- 2005 REGULAR SESSION --

Jan 26 First reading, referred to Ways & Means.
SB 5519 by Senators Stevens, Swecker, Eide, Spanel, Mulliken, and Rasmussen

Revising the authority of a vehicle licensing subagent to recommend a successor.

Amends RCW 46.01.140 to revise the authority of a vehicle licensing subagent to recommend a successor.

Jan 26 First reading, referred to Transportation.

SB 5520 by Senators Keiser, Rasmussen, Hewitt, Oke, and Franklin

Participating in insurance plans and contracts by separated plan 2 members of certain retirement systems.

Provides for participation in insurance plans and contracts by separated plan 2 members of certain retirement systems.

Jan 26 First reading, referred to Ways & Means.

SB 5521 by Senators Rasmussen, McAuliffe, Schmidt, Oke, Keiser, Shim, Thibaudeau, Kline, Kohl-Welles, and Benson

Crediting military service to certain employees.

Authorizes credit for military service to certain employees.

Jan 26 First reading, referred to Ways & Means.

Mar 3 Public hearing in committee.
Mar 7 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 12 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 30 Public hearing in committee.
Mar 31 Executive session in committee.

TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.

Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 93; nays, 3; absent, 0; excused, 2.

-- IN THE HOUSE --
Apr 14 President signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 20 Delivered to Governor.

May 9 Governor signed.

Chapter 343, 2005 Laws.
Effective date 7/24/2005.

SB 5522 by Senators Franklin, Weinstein, Keiser, Kastama, Zarelli, Rasmussen, Hewitt, Kline, Schmidt, and Rockefeller

Companion Bill: 1521

Purchasing service credit lost due to injury. (REVISED FOR PASSED LEGISLATURE: Extending the ability to purchase service credit lost due to injury.)

(DIGEST AS ENACTED)

Amends RCW 41.40.038 to extend the ability to purchase service credit lost due to injury from twelve to twenty-four months.

-- 2005 REGULAR SESSION --
Jan 26 First reading, referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 Executive session in committee.

WM - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 12 Placed on second reading by Rules Committee.
Mar 16 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --
Mar 17 First reading, referred to Appropriations.
Mar 22 Public hearing in committee.
Mar 23 Executive session in committee.

APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s).

Mar 25 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.

Apr 5 Committee recommendations adopted and the bill amended.
Placed on third reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --
Apr 19 Senate concurred in House amendments.
Passed final passage; yeas, 46; nays, 0; absent, 3; excused, 0.

President signed.

-- IN THE HOUSE --
Apr 21 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.

May 10 Governor signed.

Chapter 363, 2005 Laws.
Effective date 7/24/2005.

SB 5523 by Senators Finkbeiner, Thibaudeau, Kohl-Welles, and Keiser

Modifying the authority of emergency medical technicians to administer epinephrine.

Amends RCW 18.73.250 to modify the authority of emergency medical technicians to administer epinephrine.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Health & Long-Term Care.

SB 5524 by Senators Regala, Parlette, McAuliffe, Carrell, Prentice, Schoesler, Franklin, Kohl-Welles, Mulliken, and Rasmussen

Companion Bill: 1766

Changing school district bidding requirements.

Revises school district bidding requirements.
SB 5525 by Senators Oke, Kohl-Welles, Mulliken, Stevens, Parlette, Schmidt, Roach, Benton, and Johnson

Requiring colored provisional ballots. Provides that all provisional ballots and related materials, including the inner security envelope and the outer return envelope, must be printed on colored paper distinctive from regular ballots, absentee ballots, and their related materials.

SB 5526 by Senators Oke, Stevens, Roach, and Johnson

Codifying procedures for provisional ballots. Provides that the names and addresses of provisional voters is not a matter of public record, and no one other than an election official may contact an individual provisional voter. The election official shall contact the voter via first class mail within forty-eight hours of discovery and shall inform the voter of relevant deadlines.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 14 Public hearing in committee.

SB 5527 by Senators Morton, Mulliken, Schoesler, Carrell, Benson, Honeyford, McCaslin, and Stevens

Prohibiting automatic fee increases.

(AS OF SENATE 2ND READING 2/08/06)
Amends RCW 43.135.055 to provide that no fee may be increased through the use of an automatic escalation clause, such as by fiscal growth factor or the consumer price index, without prior legislative approval.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Ways & Means.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 1 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.
Feb 8 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Feb 10 First reading, referred to Finance.
Third reading, passed; yeas, 40; nays, 1; absent, 3; excused, 5.
-- IN THE HOUSE --
Mar 8 Rules suspended. Placed on Third Reading.
Mar 8 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.
Feb 2 Placed on second reading by Rules Committee.
Feb 8 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Feb 15 Executive session in committee.
Third reading, passed; yeas, 41; nays, 6; absent, 2; excused, 0.
-- IN THE HOUSE --
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 41; nays, 6; absent, 2; excused, 0.
-- IN THE HOUSE --
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
Mar 14 Placed on second reading by Rules Committee.
Mar 1 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Third reading, passed; yeas, 41; nays, 6; absent, 2; excused, 0.
-- IN THE HOUSE --
Mar 24 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --

-- 2006 REGULAR SESSION --
Mar 24 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
SB 5529  by Senators Fairley and Kohl-Welles
Continuing health insurance coverage for convicted felons.
Requires each health maintenance agreement issued, amended, or renewed after the effective date of this act to provide for the continuation of coverage for a convicted felon and that felon's dependents upon payment of the premium for the coverage.

SB 5530  by Senators Kline, Esser, Weinstein, Roach, Fairley, Franklin, and Kohl-Welles
Prohibiting discrimination in life insurance based on lawful travel destinations.

SB 5531  by Senators Kline, Johnson, Fraser, Stevens, Haugen, Swecker, Regala, Franklin, Kohl-Welles, Benton, and Chin

SB 5532  by Senators Kohl-Welles, Esser, and Poulsen
Enhancing the penalties for animal cruelty.

SB 5533  by Senators Fairley, Benton, Keiser, Benson, Kohl-Welles, and Franklin
Regulating information provided to and by financial institution employers.

SB 5534  by Senators Poulsen, Swecker, Kohl-Welles, Weinstein, Prentice, Kline, Esser, Fairley, Oke, and Benson
Clarifying city monorail transportation authority.

SB 5534-S  by Senate Committee on Transportation (originally sponsored by Senators Poulsen, Swecker, Kohl-Welles, Weinstein, Prentice, Kline, Esser, Fairley, Oke, and Benson)
Modifying city monorail transportation authority provisions.
SB 5535 by Senators Franklin, Brandland, Berkey, Spanel, Schoesler, Rockefeller, Delvin, Kohl-Welles, Oke, and Shin

Companion Bill: 1549

Modifying optometry licensing requirements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises optometry licensing requirements.

SB 5535-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Brandland, Berkey, Spanel, Schoesler, Rockefeller, Delvin, Kohl-Welles, Oke, and Shin)

Modifying optometry licensing requirements. (REVISED FOR PASSED LEGISLATURE: Concerning the practice of optometry.)

(DIGEST AS ENACTED)

Revises optometry licensing requirements.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Health & Long-Term Care.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass. Minorit; without recommendation. Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 17 First reading, referred to Health Care.
Mar 31 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on third reading by Rules Committee.
Jan 20 Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 0; absent, 1; excused, 8.
-- IN THE HOUSE --
Jan 23 First reading, referred to Health Care.
Feb 16 Public hearing in committee.
Feb 17 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Feb 21 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
-- IN THE SENATE --
Mar 6 Senate concurred in House amendments.

Passed final passage; yeas, 45; nays, 0; absent, 3; excused, 1.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 27 Governor signed.

Chapter 232, 2006 Laws.
Effective date 6/7/2006.

SB 5536 by Senators Parlette, Haugen, Poulson, Finkbeiner, Morton, Benson, Delvin, Kline, Kohl-Welles, Mulliken, and Shin

Providing for a JLARC study of the basic health plan.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)

Requires that the joint legislative audit and review committee shall conduct a study of the basic health plan. Part 1 of the study shall examine the extent to which basic health plan policies and procedures promote or discourage the provision of appropriate, high-quality, cost-effective care to basic health plan enrollees.

Provides that part 2 of the study must examine the characteristics of individuals enrolled in the basic health plan, and their utilization of health care services.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the joint legislative audit and review committee for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

SB 5536-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Parlette, Haugen, Poulson, Finkbeiner, Morton, Benson, Delvin, Kline, Kohl-Welles, Mulliken, and Shin)

(DIRGEST OF PROPOSED 1ST SUBSTITUTE)

Requires that the joint legislative audit and review committee shall conduct a study of the basic health plan. Part 1 of the study shall examine the extent to which basic health plan policies and procedures promote or discourage the provision of appropriate, high-quality, cost-effective care to basic health plan enrollees.

Provides that part 2 of the study must examine the characteristics of individuals enrolled in the basic health plan, and their utilization of health care services.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the joint legislative audit and review committee for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Health & Long-Term Care.
Feb 14 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.

SB 5537 by Senator Jacobsen

Creating the state granted lands lease program.

Declares an intent of this act to provide full compensation to the trust beneficiaries for the net present value of a long-term leasehold interest in these granted lands, and during the term of this lease to manage these lands for multiple uses and benefits.

Creates the state granted lands lease program. The program must include state granted lands for which a leasehold is executed under the provisions of this act to provide compensation for the support of the beneficiaries in the following designated trusts: (1) Common school, indemnity, and escheat; (2) Agricultural school;
and resources by increasing program quality, connecting related
development; and

operation of the early childhood education and assistance
shall advise the department on the ongoing promotion and
community, trade, and economic development after December 1,
shall be guided by appropriate research;

designated for this program remaining at the department of
and economic development shall remain in full force and effect
2005-06 school year with the department of community, trade,
All existing contracts with program providers entered into for the
shall be shifted to the department no later than December 1, 2005.

institutions; and

(7) State capitol.
Requires that, by December 31, 2006, the department shall
develop a prioritized list of parcels suitable for inclusion in the
state granted lands lease program. A prioritized list must be
prepared for each category of designated trusts specified in this
act. Each list must include sufficient parcels so that the aggregated
acreage of parcels exceed the following acreage: (1) Common
school, indemnity, and escheat, five hundred thousand acres;
(2) Washington State University, forty thousand acres;
(3) Agricultural school, twenty thousand acres;
(4) Scientific school, twenty thousand acres;
(5) Normal school, twenty thousand acres;
(6) Charitable, educational, penal, and reformatory, twenty
thousand acres; and

(7) State capitol, twenty-five thousand acres.

Provides that, beginning July 1, 2007, the department shall
execute leases for a term of at least seventy-five years for trust
lands on the priority lists developed under this act. The lease
agreement must include the right for automatic renewal. The
sale of full fair market compensation for renewed leases
must ensure that the value of the resources on the land that were
used to compensate beneficiaries in the initial lease not become a
part of the calculation for compensation for the renewed lease.

Establishes the granted lands review commission.
Requires the granted lands review commission to submit a
report with its recommendations to the appropriate committees of
the senate and house of representatives by December 31, 2007.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 14 Public hearing in committee.

SB 5538 by Senators Prentice, Rockefeller, Domit, Fairley,
McAuliffe, Haugen, Berkey, Rasmussen, Keiser,
Regala, Kline, Eide, Kohl-Welles, Brown, Thibaudeau, Franklin,
Weinstein, Schmidt, and Shin
Companion Bill: 1126
Moving the early childhood education and assistance program into
the office of the superintendent of public instruction.

Provides that administration and funding of this program
shall be shifted to the department no later than December 1, 2005.
All existing contracts with program providers entered into for the
2005-06 school year with the department of community, trade,
and economic development shall remain in full force and effect
and shall be the responsibility of the department. All funds
designated for this program remaining at the department of
community, trade, and economic development after December 1,
2005, shall be transferred to the department.

Creates a nine-member steering committee, which committee
shall advise the department on the ongoing promotion and
operation of the early childhood education and assistance
program. This advice shall include: (1) Program standards, which
shall be guided by appropriate research;
(2) Development of partnerships among providers of early
learning programs;
(3) Development of opportunities for professional
development; and
(4) Identifying opportunities to build upon existing programs
and resources by increasing program quality, connecting related
services, and simplifying program administration.


-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 7 Public hearing in committee.

Feb 23 Executive session in committee.

SB 5539 by Senators Jacobsen, Oke, Rasmussen, Domit,
Schmidt, Benson, Kastama, Shin, Pridemore,
Franklin, and Roach
Creating the veterans conservation corps program.

(FIRST SUBSTITUTE - SEE 1ST SUBSTITUTE)

Finds that many Washington citizens are veterans of armed
forces conflicts that have important skills that may be employed in
projects that help to protect and restore Washington's rivers,
streams, lakes, marine waters, and open lands.

Finds that such work has demonstrated benefits for many
veterans who are coping with posttraumatic stress disorder or
have other mental health or substance abuse disorders related to
their service in the armed forces.

Declares that it is the purpose of this act to create a program
that provides state funding assistance for projects that restore
Washington's waters, forests, and habitat through the primary
participation of such veterans.

Appropriates the sum of five million dollars, or as much
thereof as may be necessary, for the biennium ending June 30,
2007, from the state building construction account to the veterans
conservation corps program account, to be expended by the
salmon recovery funding board to carry out the purposes of this
act.

SB 5539-S by Senate Committee on Ways & Means
(originally sponsored by Senators Jacobsen, Oke,
Rasmussen, Domit, Schmidt, Benson, Kastama, Shin,
Pridemore, Franklin, and Roach)
Establishing the veterans conservation corps.

(DIGEST AS ENACTED)

Finds that many Washington citizens are veterans of armed
forces conflicts that have important skills that may be employed in
projects that help to protect and restore Washington's rivers,
streams, lakes, marine waters, and open lands.

Finds that such work has demonstrated benefits for many
veterans who are coping with posttraumatic stress disorder or
have other mental health or substance abuse disorders related to
their service in the armed forces.

Declares that it is the purpose of this act to create a program
that provides state funding assistance for projects that restore
Washington's waters, forests, and habitat through the primary
participation of such veterans.

Requires the department to submit a report to the appropriate
committees of the legislature by December 1, 2009, on the use of
veterans conservation corps members by state agencies and local
sponsors of habitat restoration projects.

Feb 15 Public hearing in committee.
Feb 23 Executive session in committee.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 9 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 NROR - Majority; do pass.
And refer to Ways & Means.
Mar 2 Public hearing in committee.
Mar 22 Executive session in committee.
Mar 24 WM - Majority; 1st substitute bill be
substituted, do pass.
Mar 28 Passed to Rules Committee for second reading.
Apr 18 Place on second reading by Rules Committee.
Apr 20 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 1;
absent, 3; excused, 0.
-- IN THE HOUSE --
Read first time, rules suspended, and placed on
second reading calendar.
Apr 21 Rules suspended. Placed on Third Reading.
Apr 24 Third reading, passed; yeas, 74; nays, 22; absent, 0; excused, 2.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 3 Governor signed.
Chapter 257, 2005 Laws.
Effective date 7/24/2005.

SB 5540 by Senators Fairley and Kline
Expanding extortionate extension of credit.

Provides that where approved by the local legislative body, courts of limited jurisdiction may enter into agreements with one or more licensed bail bond agencies for the purpose of executing bench warrants for an accused's failure to appear or violation of a condition of release when the accused has two or more outstanding warrants. These agreements may specify the scope of work, remuneration for services, and other charges deemed appropriate.

Requires that, upon the release of an accused on bail or on his or her personal recognizance pending trial, a court using licensed bail bond agencies shall advise the accused that his or her failure to appear or violation of the conditions of release may result in a warrant for the accused's arrest, that the warrant may be executed by a bail bond agency, and that the accused will be financially responsible for reimbursement costs to the bail bond agency.

Provides that, when a warrant is executed by a licensed bail bond agency, the court shall require the accused to pay the costs of executing the warrant.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 8 Public hearing in committee.

SB 5541 by Senators Carrell, Hargrove, Zarelli, Benson, Delvin, and Schoesler
Authorizing agreements to allow bail bond agencies to execute bench warrants.

Expands extortionate extension of credit.

SB 5543 by Senators Spanel, Haugen, Jacobsen, Mulliken, Roach, and Rasmussen
Extending a sales and use tax exemption to the construction of facilities to be used for the conditioning of vegetable seeds.

SB 5544 by Senators Spanel, Fairley, Brandland, Keiser, Franklin, Benson, and Kohl-Welles
Creating the Washington voluntary accounts program.

SB 5544-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Spanel, Fairley, Brandland, Keiser, Franklin, Benson, and Kohl-Welles)
(SEE ALSO PROPOSED 2ND SUB)
Finds that many workers do not have access to an employment-based retirement plan. Workers who are unable to build up pensions and savings risk living on low incomes in their old age and are more likely to become dependent on state services.
Declares that the Washington voluntary accounts program will provide a simple and inexpensive way for workers to save for retirement and employers to offer an employee benefit.

SB 5544-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Spanel, Fairley, Brandland, Keiser, Franklin, Benson, and Kohl-Welles)
(SEE ALSO PROPOSED 2ND SUB)
Finds that many workers do not have access to an employment-based retirement plan. Workers who are unable to build up pensions and savings risk living on low incomes in their old age and are more likely to become dependent on state services.
Declares that the Washington voluntary accounts program will provide a simple and inexpensive way for workers to save for retirement and employers to offer an employee benefit.
Finds that many workers do not have access to an employment-based retirement plan. Workers who are unable to build up pensions and savings risk living on low incomes in their old age and are more likely to become dependent on state services.

Declares that the Washington voluntary accounts program will provide a simple and inexpensive way for workers to save for retirement and employers to offer an employee benefit.

Requires the opportunity for a referendum for critical areas regulations.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 2 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 11 FHC - Majority: 1st substitute bill be substituted, do pass. And refer to Ways & Means.
Mar 10 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules “X” file.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 10 Substitute(s) not adopted during the first year of the biennium; no longer available for consideration.
Rules Committee refers to Committee on Ways & Means.

SB 5545 by Senators Roach, Rasmussen, Mulliken, Kline, Honeyford, Hewitt, Stevens, Morton, Benson, Schoesler, Schmidt, Fairley, McCaslin, Carrell, Swecker, Keiser, Delvin, Deccio, and Oke

Revising provisions relating to renewing a concealed pistol license by members of the armed forces.

Provides that any person who, as a member of the armed forces, including the national guard and armed forces reserves, is unable to renew his or her license because of the person's assignment, reassignment, or deployment for out-of-state military service may renew his or her license within ninety days after the person returns to this state from out-of-state military service, if the person provides the following to the issuing authority no later than ninety days after the person's date of discharge or assignment, reassignment, or deployment back to this state:

(1) A copy of the person's original order designating the specific period of assignment, reassignment, or deployment back to this state.

(2) If appropriate, a copy of the person's discharge or amended or subsequent assignment, reassignment, or deployment order back to this state.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Government Operations & Elections.

SB 5547 by Senators Roach and Johnson

Authorizing the dissolution of homeowners' associations.

Provides for the dissolution of homeowners' associations.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 9 Public hearing in committee.

SB 5548 by Senators Roach, Swecker, Benson, Finkbeiner, Delvin, Mulliken, Johnson, and Oke

Companion Bill: 1163

Modifying the assessment of property with substantial land use limitations.

Provides that any taxing district that through ordinance, resolution, statute, rule, or by any other means implements any policy requiring a portion of assessed property to be set aside for the purposes of environmental protection, critical area protection, wetland protection, salmon protection, stream or creek buffers, storm water retention, forest preservation, aquifer protection, or any other restriction on the assessed property, must determine the percentage portion of the property set aside through the ordinance, resolution, statute, or rule. The taxing district must then reduce the assessed value of the property equal to the percentage of the portion determined to have been set aside through the ordinance, resolution, statute, or rule.

Applies to taxes levied for collection in 2007 and thereafter.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Government Operations & Elections.

SB 5549 by Senators Hargrove and Poulsen

Providing for the allocation of conserved water rights.

Declares an intent to strongly promote conservation by providing for a fair allocation of conserved water between the water right holder implementing conservation measures and the public by administering a portion of the conserved water in the trust water program.

-- 2005 REGULAR SESSION --

Feb 10 Public hearing in committee.

SB 5550 by Senators Hargrove, Keiser, Schoesler, Franklin, Doumit, Kohl-Welles, Parlette, Hewitt, Brown, Jacobsen, Mulliken, and Shin

Companion Bill: 1557

Expanding membership of the electrical board by appointment of one outside line worker.

Expands membership of the electrical board by appointment of one outside line worker.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Labor, Commerce, Research & Development.

Feb 14 First reading, referred to Labor, Commerce, Research & Development.

Mar 1 Public hearing in committee.
SB 5551 by Senators Hargrove, Hewitt, Schoesler, Mulliken, Parlette, and Oke

Studying the minimum wage.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the Washington state institute of public policy, in consultation with the employment security department, to conduct a study to address the issues impacted by the minimum wage and its annual increases in Washington state. The study should address: (1) The impact of the minimum wage on job creation and job loss, from 1990 to the present; (2) The role of the minimum wage in maintaining the purchasing power of low-income workers in comparison to other workers; (3) Wage compression resulting from increases in the minimum wage; (4) Demographic analysis of persons earning eight dollars and thirty-five cents per hour or less, including race, ethnicity, gender, marital status, and family size; (5) The extent to which the minimum wage is paid in various industries and occupations in Washington, including the number of total jobs available in those industries over the past seven years and an analysis of any causal relation between increases in the minimum wage and fluctuations in those job numbers; (6) Differences in economic activity attributed to the minimum wage increases in comparison with similar activity in Oregon, Idaho, and other states similar in economic size and industrial base to Washington; (7) Economic activity and wage progression in industries with large numbers of low-wage workers compared to wages paid in manufacturing, high tech, and other moderate and high-income fields in Washington; (8) The impact of the minimum wage on state unemployment, including a comparison of state and federal unemployment rates from 1970 to the present; (9) A summary of the actions taken by other states regarding their minimum wage laws over the last five years; (10) The extent to which the minimum wage is paid in various industries and occupations in Washington, including the number of total jobs available in those industries over the past seven years and an analysis of any causal relation between increases in the minimum wage and fluctuations in those job numbers; and (11) The impact on workers and businesses of a minimum tipped wage.

Requires the Washington state institute of public policy to report its findings to the legislature by December 1, 2005.
Directs school districts to request information from employment applicants' out-of-state employers.

**SB 5552-S** by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kohl-Welles, McAuliffe, Benton, Johnson, Shin, Carrell, Rasmussen, Mulliken, and Roach)

**DIGEST AS ENACTED**

Directs school districts to request information from employment applicants' out-of-state employers.

Requires that, after the results of a background check for noncriminal justice purposes have been obtained and transmitted to the requesting party, the electronic files of the fingerprint images shall be destroyed. The electronic files containing the fingerprint images that are gathered and transmitted pursuant to this act shall not be retained by the Washington state patrol, the educational service district, or any state or local agency or by any private party hired to gather or transmit the electronic fingerprints.

Appropriates the amount of two hundred seventy thousand dollars, or as much thereof as may be necessary, from the state general fund for the fiscal year ending June 30, 2006, to the superintendent of public instruction. The amount in this provision is provided solely to purchase a live-scan device for each educational service district, to be used for noncriminal justice purposes.

**SB 5553-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Brandland, Kohl-Welles, Hargrove, and Regala)

Creating a pilot program for electronic fingerprinting technology.

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Finds that creating a pilot program, by strategically placing several live-scan devices in government offices throughout the state, will help employers and prospective employees to more easily gather and transmit data for noncriminal justice purposes.

Requires that the task force shall report its findings and recommendations to the legislature by December 31, 2005.

**SB 5554** by Senators Kohl-Welles, Brandland, Hargrove, and Stevens

Companion Bill: 1681

Extending and adding a member to the joint task force on criminal background check processes.

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Provides for a representative from a for-profit entity that primarily serves children or vulnerable adults.

Provides that the task force shall report its findings and recommendations to the legislature by December 31, 2005.

**SB 5554-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Brandland, Hargrove, and Stevens)

Provides for a representative from a for-profit entity that primarily serves children or vulnerable adults.

Provides that the task force shall report its findings and recommendations to the legislature by December 31, 2005.
Declares that the purpose of this act is to provide assistance in accessing prescription drugs to the uninsured residents of Washington state with incomes below three hundred percent of the federal poverty level.

(1) Begins providing assistance to qualified uninsured individuals by January 1, 2006;

(2) Defines the population that may receive assistance in accordance with this act; and

(3) Complies with the eligibility requirements necessary to obtain and maintain tax-exempt status under federal law.

SB 5558-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Brown, Swecker, Fraser, Keiser, Benson, Brandland, Weinstein, Roach, Rasmussen, McAuliffe, Pridemore, Shin, Rockefeller, and Kohl-Welles)

(DIGEST AS ENACTED)

Declares that the purpose of the statehood trusts shall be to provide assistance in a manner that:

(1) Begins providing assistance to qualified uninsured individuals by January 1, 2006;

(2) Defines the population that may receive assistance in accordance with this act; and

(3) Complies with the eligibility requirements necessary to obtain and maintain tax-exempt status under federal law.

Provides that no general fund-state funds shall be used for the ongoing operation of the foundation.

SB 5555 by Senator Jacobsen

Creating the state granted lands purchase program.

Declares it is the purpose of this act to establish a program that over a substantial period of time may fully compensate the trusts for their interest in these lands, and to direct that the lands transferred from granted lands trust status be managed on a multiple benefit basis.

Declares that these lands are to be held in trust for the benefit of all citizens of the state, and that these lands must be retained in public ownership for all time.

Declares an intent to initiate a review of the statutory and, if necessary, constitutional, revisions necessary to allow the funds provided for purchase of the trusts' interests in these lands to be invested in such a manner that will allow higher rates of return than has been the recent experience with the permanent funds of the state.

Creates the future of the statehood trusts review commission. Requires the commission to include its analyses and recommendations in a report to the appropriate fiscal and policy committees of the senate and house of representatives by December 31, 2007.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 14 Public hearing in committee.

SB 5556 by Senators Fraser, Swecker, Rockefeller, Kline, Shin, Franklin, Regala, Pridemore, Weinstein, Poulsen, Kohl-Welles, McAuliffe, Spanel, Keiser, Jacobsen, Berkey, Prentice, Brown, Fairley, and Rasmussen

Requiring initiatives and referenda to set forth repealed language in full.

Requires an initiative or referendum that repeals a statute to set forth the language being repealed in its entirety. Statutes repealed in violation of this act presumptively violate Article II, section 37 of the Washington state Constitution.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Government Operations & Elections.

Jan 26 Public hearing in committee.

SB 5557 by Senators Delvin, Stevens, Pflug, Carrell, Mullicken, McCaslin, Deccio, Parlette, and Swecker

Revising provisions concerning mental health treatment for minors.

Provides that an evaluation and treatment facility may admit for evaluation, diagnosis, or treatment any minor under thirteen years of age for whom application is made by the minor's parent or guardian. The consent of the minor under the age of thirteen is not required.

-- 2005 REGULAR SESSION --

Jan 27 First reading, referred to Human Services & Corrections.

SB 5558 by Senators Brown, Swecker, Fraser, Keiser, Benson, Brandland, Weinstein, Roach, Rasmussen, McAuliffe, Pridemore, Shin, Rockefeller, and Kohl-Welles

Companion Bill: 1677

Establishing a prescription drug assistance foundation.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revising procedures for amendment of governing documents for homeowners' associations.

(SEE ALSO PROPOSED 1ST SUB)

Revises procedures for amendment of governing documents for homeowners' associations.

SB 5559-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Pflug, Kline, Schmidt, and Roach)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises procedures for amendment of governing documents for homeowners' associations.

Jan 28 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 9 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 7 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5560 by Senators Pflug, Kline, Benson, and Schmidt

Protecting email addresses of members of homeowners associations.

Protects email addresses of members of homeowners associations.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 9 Public hearing in committee.
Feb 11 FHC - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5561 by Senators Pflug, Kline, Schmidt, Stevens, Benson, Sheldon, and Rockefeller

Encouraging use of dispute resolution services for homeowners associations.

Provides that a homeowners' association or an owner may use alternative dispute resolution services to resolve any controversy arising under the provisions of this act.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 9 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 17 GO - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 22 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 10 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.
-- IN THE HOUSE --
Mar 11 First reading, referred to Education.
Mar 23 Public hearing in committee.
Mar 28 Executive session in committee.
ED - Majority; do pass.
Mar 31 Public hearing in committee.
Apr 1 Referred to Appropriations.
Apr 2 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 13 Delivered to Governor.

SB 5562 by Senators Benson, Delvin, Oke, Hewitt, Schmidt, Carrell, Morton, McCaslin, Deccio, Brandland, Mulliken, Esser, Parlette, Finkbeiner, Honeyford, Roach, and Sheldon

Companion Bill: 1451

Increasing penalties for driving or physical control while under the influence.

Increases penalties for driving or physical control while under the influence of intoxicating liquor or any drug.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Judiciary.

SB 5563 by Senators Franklin, Schmidt, Oke, Rasmussen, Thibaudeau, Kohl-Welles, Pflug, Regala, Parlette, Pridemore, Hargrove, Fraser, Hewitt, Doumit, Spanel, Prentice, Stevens, McAuliffe, Mulliken, Haugen, Berkey, Swecker, Carrell, Fairley, Kline, Keiser, Kastama, Shin, Delvin, Roach, Poulsen, Sheldon, Eide, Johnson, and Rockefeller

Companion Bill: 1592

Including women's contributions in the World War II oral history project.

(DIGEST AS ENACTED)

Includes women's contributions in the World War II oral history project.

Finds that to have a clearer reflection of women's sacrifices on behalf of freedom and democracy, it is necessary to include in the World War II oral history project the memories of women who contributed to the war effort through either military service or other important contributions to our nation, state, or communities.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Government Operations & Elections.
Feb 15 Public hearing and executive action taken in committee.
Feb 17 GO - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 22 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 10 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.
-- IN THE HOUSE --
Mar 11 First reading, referred to Education.
Mar 23 Public hearing in committee.
Mar 28 Executive session in committee.
ED - Majority; do pass.
Mar 31 Public hearing in committee.
Apr 1 Referred to Appropriations.
Apr 2 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 13 Delivered to Governor.

SB 5564 by Senators Schmidt, Kastama, Weinstein, Roach, Shin, Rockefeller, Oke, and Kohl-Welles

Requiring the secretary of state to prepare a manual of election laws and rules.

(DIGEST AS ENACTED)

Provides that the secretary of state shall prepare a manual that explains all election laws and rules in easy-to-understand, plain language for use during the vote counting, recounting, tabulation, and canvassing process. The secretary of state shall print and distribute sufficient copies of the manual so that it is available for
use in all vote-counting centers throughout the state. The secretary of state may also make the manual available in electronic form.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Government Operations & Elections.
Feb 14 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 22 GO - Majority; do pass.
  And refer to Ways & Means.
  Minority: do not pass.
  On motion, referred to Rules.
Feb 25 Placed on second reading by Rules Committee.
Mar 4 Rules suspended. Placed on Third Reading.
  Third reading, passed; yeas, 38; nays, 10;
  absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 8 First reading, referred to State Government Operations & Accountability.
Mar 11 Public hearing in committee.
Apr 1 Executive session in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 11 Placed on second reading.
Apr 13 Rules suspended. Placed on Third Reading.
  Third reading, passed; yeas, 96; nays, 0;
  absent, 0; excused, 2.
-- IN THE SENATE --
Apr 16 Senate concurred in House amendments.
  Passed final passage; yeas, 39; nays, 0; absent,
  2; excused, 8.
Apr 18 President signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 21 Speaker signed.
-- IN THE HOUSE --
Apr 20 Delivered to Governor.
May 3 Governor signed.
  Chapter 244, 2005 Laws.
  Effective date 7/24/2005.

SB 5566  by Senators Hargrove, Esser, Regala, and Kline
Companion Bill: 1496

Authorizing the use of enrollment cards issued by federally recognized Indian tribes.

(SEE ALSO PROPOSED 1ST SUB)

Directs the liquor control board to adopt rules designating an enrollment card issued by a federally recognized Indian tribe as acceptable identification for the purpose of purchasing alcoholic beverages.


SB 5566-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Hargrove, Esser, Regala, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that whenever a Washington state driver's license number, Washington state identification card number, or social security card number is required under chapter 29A.08 RCW for the purposes of registering to vote and a person does not have either a Washington state driver's license number, Washington state identification card number, or social security number, the person's enrollment card issued by the governing authority of a federally recognized Indian tribe in Washington shall satisfy the requirement.

Requires the liquor control board to adopt rules requiring security features on all the acceptable forms of identification used to verify a person's age for the purposes of purchasing liquor or tobacco.


-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Labor, Commerce, Research & Development.
Feb 10 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 18 LCRD - Majority; 1st substitute bill be substituted, do pass.
  And refer to Ways & Means.
  On motion, referred to Rules.
SB 5567 by Senators Kohl-Welles, Esser, Prentice, Stevens, Thibadeau, Rasmussen, and McAuliffe
Companion Bill: 1483
Creating an "investing in youth program."

Declares an intent to create incentives for local government investments in cost-effective intervention services that reduce crime by reimbursing local governments with a portion of the cost savings that accrue to the state as the result of local investments in such services.

Directs the department of community, trade, and economic development to establish a reinvesting in youth program that awards grants to counties for implementing research-based early intervention services that target juvenile justice-involved youth and reduce crime, subject to the availability of amounts appropriated for this specific purpose.

Provides that, effective July 1, 2005, and continuing through June 30, 2007, a reinvesting in youth pilot program shall be established. The pilot program will test methods for reinvestment of state savings that result from local investments in evidence-based services for juvenile justice-involved youth.

Provides that participation in the pilot program shall be limited to three counties or groups of counties including at least one charter county with a population of over five hundred thousand residents and at least one county or group of counties with a combined population of three hundred thousand residents or less. Effective July 1, 2007, all counties shall become eligible to apply for participation in the program.

Provides that the department of community, trade, and economic development shall contract with the department of social and health services juvenile rehabilitation administration for the establishment of a state quality assurance program. The juvenile rehabilitation administration shall monitor the implementation of intervention programs reimbursed pursuant to this act and shall evaluate adherence to program design. The juvenile rehabilitation administration shall report any failures to comply with its quality assurance standards to the department of community, trade, and economic development.

Requires the Washington state institute for public policy to estimate the costs and benefits resulting from the implementation of the reinvesting in youth program and provide a report to the appropriate committees of the legislature, the governor, and to the department of community, trade, and economic development on December 1, 2007, and every four years thereafter.

SB 5568 by Senator Benton
Requiring the state to pay costs associated with record checks for certificated employees under certain circumstances.

Provides that the state shall pay costs associated with subsequent record checks for certificated employees for whom the subsequent record check is required due to a lapsed certificate or a return to the profession before the certificate has lapsed.

SB 5569 by Senators Keiser, Benson, and McAuliffe
Companion Bill: 1571
Revising the nursing facility payment system.
Revises the nursing facility payment system.
Declares that the insurance component rate allocation corresponds to the labor and industries workers' compensation insurance and property and casualty insurance premiums paid by a nursing facility.

Provides that, beginning July 1, 2005, the department shall establish each medicaid nursing facility's insurance component rate allocation by determining the incremental increase in each facility's insurance costs by comparing the facility's insurance related costs as reported in their 1999 cost report data and their 2003 cost report data, excluding that portion of the insurance costs included in the direct care component. The insurance component rate allocation shall be a per resident day amount using total days from the 2003 cost report.

Provides that, beginning July 1, 2006, the department shall establish each medicaid nursing facility's insurance component rate allocation by determining the incremental increase in each facility's insurance costs by comparing the facility's insurance related costs as reported in their 1999 cost report data and their 2004 cost report data, excluding that portion of the insurance costs included in the direct care component. The insurance component rate allocation shall be a per resident day amount using total days from the 2004 cost report.


SB 5570 by Senators Haugen, Plug, Keiser, Kastama, McAuliffe, Kline, Carrell, Fairley, Benson, Roach, Rasmussen, Mulliken, and Eide
Companion Bill: 1617
Discontinuing the nursing facility bed tax.
Repeals RCW 74.46.091, 74.46.535, 82.71.010, 82.71.020, and 82.71.030.

SB 5571 by Senators Benson, Schoesler, Carrell, Keiser, Kastama, and Mulliken
Companion Bill: 1618
Regarding the boarding home business and occupation tax.
Revises provisions regarding the boarding home business and occupation tax.
Repeals RCW 82.04.4337 and 82.04.2908.

SB 5572 by Senators Rasmussen, Hewitt, Berkey, Oke, Benson, Decio, Delvin, and Jacobsen
Companion Bill: 1767
Authorizing additional funding for minor league baseball facilities.
(SEE ALSO PROPOSED 1ST SUB)
Creates the minor league baseball account in the state treasury. During each fiscal year the state treasurer shall deposit in
the minor league baseball account all receipts from the state
lottery designated for this account under RCW 67.70.240.

Provides that money in the minor league baseball account
shall be distributed annually to a governmental agency
responsible for the operation of a minor league baseball stadium
as defined in this act. Money shall be distributed on a per capita
basis based on the population of the city in which the minor
league baseball stadium is located as determined by the office of
financial management on the effective date of this act.

 Declares that money distributed from the minor league baseball
account shall be used solely for the purpose of paying for the
operation, maintenance, repair, rehabilitation, financing,
equipping, and reequipping of a minor league baseball stadium
and associated parking facilities.

 Declares that three million dollars shall be distributed under
this act during the calendar year 2006. During subsequent years,
the distribution shall equal the prior year’s distributions increased
by four percent.

 Provides that distributions under this act shall cease at the
latter of: The date when distributions cease under RCW
67.70.240(4) or fifteen years from the effective date of this act.

Authorizes the legislative authority of a county in which a
minor league baseball team plays in an existing minor league
baseball stadium to impose a special stadium sales and use tax
upon retail car rentals within the county that are taxable by the
state under chapters 82.08 and 82.12 RCW.

Authorizes the legislative authority of a city or town in which
a minor league baseball team plays in an existing minor league
baseball stadium to impose a tax of up to one cent on twenty cents
or fraction thereof to be paid by the person who pays an admission
charge to the events in the minor league baseball stadium. The tax
authorized in this provision may also be imposed on any parking
charges or fees imposed in parking facilities associated with the
minor league baseball stadium.

SB 5572-S by Senate Committee on Labor, Commerce,
Research & Development (originally sponsored by
Senators Rasmussen, Hewitt, Berkey, Oke, Benson, Deccio,
Delvin, and Jacobsen)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Creates the minor league baseball account in the state
treasury. During each fiscal year the state treasurer shall deposit in
the minor league baseball account all receipts from the state
lottery designated for this account under RCW 67.70.240.

Provides that money in the minor league baseball account
shall be distributed only after appropriation, and only to a
governmental agency responsible for the operation of a minor
league baseball stadium as defined under this act. Money shall be
distributed on a per capita basis based on the population of the
city in which the minor league baseball stadium is located as
determined by the office of financial management on the effective
date of this act.

 Declares that money distributed from the minor league baseball
account shall be used solely for the purpose of paying for the
operation, maintenance, repair, rehabilitation, financing,
equipping, and reequipping of a minor league baseball stadium
and associated parking facilities.

Authorizes the legislative authority of a county in which a
minor league baseball team plays in an existing minor league
baseball stadium to impose a special stadium sales and use tax
upon retail car rentals within the county that are taxable by the
state under chapters 82.08 and 82.12 RCW.

Authorizes the legislative authority of a city or town in which
a minor league baseball team plays in an existing minor league
baseball stadium to impose a tax of up to one cent on twenty cents
or fraction thereof to be paid by the person who pays an admission
charge to the events in the minor league baseball stadium. The tax
authorized in this act may also be imposed on any parking
charges or fees imposed in parking facilities associated with the
minor league baseball stadium.

--- 2005 REGULAR SESSION ---

Jan 28 First reading, referred to Government
Operations & Elections.

Jan 31 Executive session in committee.

Feb 1 GO - Majority; without recommendation.

Feb 2 Referred to Labor, Commerce, Research &
Development.

Feb 22 Public hearing in committee.

Mar 1 Executive session in committee.

Mar 2 LCRD - Majority; 1st substitute bill be
substituted, do pass.

Minority; do not pass.

Minority; without recommendation.

And refer to Ways & Means.

Referred to Ways & Means.

SB 5573 by Senators Fairley, Swecker, Eide, Regala, Fraser,
Hewitt, Kline, and Kohl-Welles

Companion Bill: 1610

Authorizing local governments to seek voter approval for a fixed
multiyear regular property tax dollar rate.

Authorizes the local government to set a maximum regular
levy dollar rate to be levied every year by any taxing district other
than the state, for up to six consecutive years and subject to
statutory dollar limitations, for the purpose of maintaining at least
approximate levels of municipal services. The ballot title must
state the maximum regular levy dollar rate to be used and the
final year property taxes will be collected on this rate.

--- 2005 REGULAR SESSION ---

Jan 28 First reading, referred to Government
Operations & Elections.

Feb 7 Public hearing in committee.

Feb 24 Executive session in committee.

Feb 28 GO - Majority; do pass.

Minority; do not pass.

Minority; without recommendation.

And refer to Ways & Means.

Referred to Ways & Means.

SB 5574 by Senators Kline, Roach, Regala, Stevens,
Rasmussen, Delvin, McCaslin, Prentice, Weinstein,
Kastama, and Kohl-Welles

Companion Bill: 1580

Regulating stun guns.

SEE ALSO PROPOSED 1ST SUB

Provides that no person or business may sell a projectile stun
gun in the state of Washington unless the projectile stun gun: (1)
Has a maximum charge of less than one hundred thousand volts;
(2) Has a maximum of less than nine joules of energy per
pulse;
(3) Has an identification and tracking system which, upon
deployment of remote electrodes, disperses coded material
traceable to the purchaser through records kept by the
manufacturer on all projectile stun guns and all individual
cartridges sold, which information shall be made available to any
law enforcement agency upon request; and
(4) Is manufactured by a company that offers a training
program.

Requires a person selling a projectile stun gun to register the
identity of the purchaser with the manufacturer of the projectile
stun gun. Such identification shall be verified with a
government-issued identification, or by verifying the social
security number and address of the purchaser.

Provides that no person or business may sell or give a
projectile stun gun to any person who has been convicted of a
felony. It is the responsibility of the person selling or giving the
projectile stun gun to complete a national criminal history
background check to determine if the person purchasing or receiving the projectile stun gun is a felon.

Declares that a person who violates this act is guilty of a misdemeanor.

Declares that any person who knowingly uses a projectile stun gun against a law enforcement officer is guilty of a class B felony.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

**SB 5574-S** by Senate Committee on Judiciary (originally sponsored by Senators Kline, Roach, Regala, Stevens, Rasmussen, Delvin, McCaslin, Prentice, Weinstein, Kastama, and Kohl-Welles)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Establishes the projectile stun gun study committee to review the sale and use of projectile stun guns within Washington state.

Requires the committee to evaluate public safety issues created by projectile stun guns and make recommendations regarding whether they should be regulated and, if so, how.

Requires a committee report, containing findings and proposed legislation regarding whether the sale of projectile stun guns shall be regulated and, if so, how.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

**SB 5575** by Senators Kohl-Welles, Pridemore, Shin, Brown, Rockefeller, McAlliffe, Berkey, Thibaudeau, Franklin, Kline, Regala, Jacobsen, and Keiser

Companion Bill: 1586

Permitting a college or university to maintain a diverse student population by considering race, color, ethnicity, or national origin in the admission and transfer process without using quotas, predetermined points, or set asides.

**(SEE ALSO PROPOSED 1ST SUB)**

Declares an intent to give universities and colleges some flexibility in considering race, color, ethnicity, or national origin as positive factors in their admission and transfer policies to promote diversity by enrolling meaningful numbers of students from groups that would not otherwise be so represented. To ensure the highest quality of education is provided at our universities and colleges, they must have the ability to engage in a holistic review of each applicant that includes all the positive qualities and experiences that an applicant possesses.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

**SB 5576** by Senators Poulsen, Swecker, Weinstein, Haugen, and Rockefeller

Companion Bill: 1703

Exempting fare cards from the unclaimed property act.

Declares that "fare card" means any pass or instrument, and value contained therein, purchased to utilize public transportation facilities or services. "Fare card" does not include "gift card" or "gift certificate" as those terms are defined in RCW 19.240.010.

Declares that chapter 63.29 RCW does not apply to fare cards.

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Declares an intent to give universities and colleges some flexibility in considering race, color, ethnicity, or national origin as positive factors in their admission and transfer policies to promote diversity by enrolling meaningful numbers of students from groups that would not otherwise be so represented. To ensure the highest quality of education is provided at our universities and colleges, they must have the ability to engage in a holistic review of each applicant that includes all the positive qualities and experiences that an applicant possesses.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

Declares that any person who knowingly uses a projectile stun gun against a law enforcement officer is guilty of a class B felony.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

**SB 5577** by Senators Fairley, Keiser, Kline, Fraser, Poulsen, and Kohl-Welles

Companion Bill: 1583

Declares an intent to give universities and colleges some flexibility in considering race, color, ethnicity, or national origin as positive factors in their admission and transfer policies to promote diversity by enrolling meaningful numbers of students from groups that would not otherwise be so represented. To ensure the highest quality of education is provided at our universities and colleges, they must have the ability to engage in a holistic review of each applicant that includes all the positive qualities and experiences that an applicant possesses.

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Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

**SB 5578** by Senators Fairley, Keiser, Kline, Fraser, Poulsen, and Kohl-Welles

Companion Bill: 1583

Declares an intent to give universities and colleges some flexibility in considering race, color, ethnicity, or national origin as positive factors in their admission and transfer policies to promote diversity by enrolling meaningful numbers of students from groups that would not otherwise be so represented. To ensure the highest quality of education is provided at our universities and colleges, they must have the ability to engage in a holistic review of each applicant that includes all the positive qualities and experiences that an applicant possesses.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

Declares that any person who knowingly uses a projectile stun gun against a law enforcement officer is guilty of a class B felony.

Declares that the state of Washington fully occupies and preempts the entire field of regulation of projectile stun guns.

**SB 5579** by Senators Fairley, Keiser, Kline, Fraser, Poulsen, and Kohl-Welles

Companion Bill: 1583
Making available relocation assistance payments to tenants.

(AMENDED)

Declares that the purpose of this act is to establish a process by which displaced tenants would receive funds for relocation from landlords who fail to provide safe and sanitary housing after due notice of building code or health code violations.

Declares that it is also the purpose of this act to provide enforcement mechanisms to cities, towns, counties, or municipal corporations including the ability to advance relocation funds to tenants who are displaced as a result of a landlord's failure to remedy building code or health code violations and later to collect the full amounts of these relocation funds, along with interest and penalties, from landlords.

SB 5577-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Keiser, Kline, Fraser, Poulsen, and Kohl-Welles)

(DIGEST AS ENACTED)

Declares that the purpose of this act is to establish a process by which displaced tenants would receive funds for relocation from landlords who fail to provide safe and sanitary housing after due notice of building code or health code violations.

Declares that it is also the purpose of this act to provide enforcement mechanisms to cities, towns, counties, or municipal corporations including the ability to advance relocation funds to tenants who are displaced as a result of a landlord's failure to remedy building code or health code violations and later to collect the full amounts of these relocation funds, along with interest and penalties, from landlords.

Provides that, if a governmental agency responsible for the enforcement of a building, housing, or other appropriate code has notified the landlord that a dwelling will be condemned or will be unlawful to occupy due to the existence of conditions that violate applicable codes, statutes, ordinances, or regulations, a landlord, who knew or should have known of the existence of these conditions, shall be required to pay relocation assistance to the displaced tenants except that: (1) A landlord shall not be required to pay relocation assistance to any displaced tenant in a case in which the condemnation or no occupancy order affects one or more dwelling units and directly results from conditions caused by a tenant's or any third party's illegal conduct without the landlord's prior knowledge;

(2) A landlord shall not be required to pay relocation assistance to any displaced tenant in a case in which the condemnation or no occupancy order affects one or more dwelling units and results from conditions arising from a natural disaster such as, but not exclusively, an earthquake, tsunami, wind storm, or hurricane; and

(3) A landlord shall not be required to pay relocation assistance to any displaced tenant in a case in which a condemnation affects one or more dwelling units and the tenant's displacement is a direct result of the acquisition of the property by eminent domain.

Provides that during the period from the date that a governmental agency responsible for the enforcement of a building, housing, or other appropriate code first notifies the landlord of conditions that violate applicable codes, statutes, ordinances, or regulations to the time that relocation assistance payments are paid to eligible tenants, or the conditions leading to the notification are corrected, the landlord may not:

(1) Evict, harass, or intimidate tenants into vacating their units for the purpose of avoiding or diminishing application of this act;

(2) Reduce services to any tenant; or

(3) Materially increase or change the obligations of any tenant, including but not limited to any rent increase.

Declares that the powers and authority conferred by this act are in addition and supplemental to powers or authority conferred by any other law or authority, and nothing contained herein shall be construed to preempt any local ordinance requiring relocation assistance to tenants displaced by a landlord's failure to remedy building code or health code violations.

SB 5578 by Senators Kohl-Welles, Schmidt, Pridemore, Rockefeller, Rasmussen, Shin, McAuliffe, and Kline

Companion Bill: 1589

Increasing the amount of vocational education that qualifies as a work activity under WorkFirst.

Increases the amount of vocational education that qualifies as a work activity under WorkFirst from twelve to twenty-four months.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Human Services & Corrections.

Feb 3 Public hearing in committee.

SB 5579 by Senators Keiser, Benton, Fairley, Berkey, Thibautdeau, McAuliffe, Zarelli, Kastama, Hewitt, Delvin, and Shin

Companion Bill: 1418

Regulating insurance overpayment recovery practices.

Provides that an insurer may not retroactively deny, adjust, or seek recoupment of any payment or refund of any paid claim for health care expenses submitted by a health care provider for any reason, other than fraud or coordination of benefits, after the expiration of one year from the date that the initial claim was paid.

-- 2005 REGULAR SESSION --

Jan 28 First reading, referred to Health & Long-Term Care.
Feb 16  Work session in committee.

SB 5580  by Senators Regala, Swecker, Haugen, Esser, Weinstein, Rasmussen, Schoesler, Fraser, Poulsen, Mulliken, and McAuliffe

Revising marking requirement for disabled persons' parking places.

(SEE ALSO PROPOSED 1ST SUB)

Amends RCW 46.61.581 to revise marking requirement for disabled persons' parking places.

SB 5580-S  by Senate Committee on Transportation  
(originally sponsored by Senators Regala, Swecker, Haugen, Esser, Weinstein, Rasmussen, Schoesler, Fraser, Poulsen, Mulliken, and McAuliffe)

Revising marking requirements for parking places for persons with disabilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises marking requirements for parking places for persons with disabilities.

-- 2005 REGULAR SESSION --

Jan 28  First reading, referred to Transportation.
Feb 21  Public hearing in committee.
Mar  1  Executive session in committee.
Mar  2  TRAN - Majority: 1st substitute bill be substituted, do pass.
                      Passed to Rules Committee for second reading.
Mar 10  Made eligible to be placed on second reading.
Mar 14  Placed on second reading by Rules Committee.
Apr  1  Referred to Rules.
                        Senate Rules "X" file.

SB 5581  by Senators Brown, Finkbeiner, Kohl-Welles, Rasmussen, Prentice, Hewitt, Fairley, Esser, Doumit, Keiser, Haugen, McAuliffe, and Shin; by request of Governor Gregoire

Companion Bill: 1623
Establishing the life sciences discovery fund.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares that the purpose of this act is to establish a life sciences discovery fund authority, to grant that authority the power to contract with the state to receive revenues under the master settlement agreement, and to contract with other entities to receive other funds, and to disburse those funds consistent with the purpose of this act.

Declares that the life sciences discovery fund is intended to promote the best available research in life sciences disciplines through diverse Washington institutions and to foster improved health care outcomes across the state and the world. The research investments of the life sciences discovery fund are intended to further the goals of the "Bio 21" report and to support future statewide, comprehensive strategies to lead the nation in life sciences-related research and employment.

SB 5581-S2  by Senate Committee on Ways & Means  
(originally sponsored by Senators Brown, Finkbeiner, Kohl-Welles, Rasmussen, Prentice, Hewitt, Fairley, Esser, Doumit, Keiser, Haugen, McAuliffe, and Shin; by request of Governor Gregoire)

Establishing the life sciences discovery fund. (REVISED FOR ENGROSSED: Establishing the life sciences discovery fund authority.)

(DIGEST AS ENACTED)

Declares that the purpose of this act is to establish a life sciences discovery fund authority, to grant that authority the power to contract with the state to receive revenues under the master settlement agreement, and to contract with other entities to receive other funds, and to disburse those funds consistent with the purpose of this act.

Declares that the life sciences discovery fund is intended to promote the best available research in life sciences disciplines through diverse Washington institutions and to foster improved health care outcomes across the state and the world. The research investments of the life sciences discovery fund are intended to further the goals of the "Bio 21" report and to support future statewide, comprehensive strategies to lead the nation in life sciences-related research and employment.

Provides that, by December 1, 2005, the executive director of the life sciences discovery fund authority shall explore and make recommendations to the legislature regarding the potential for the state to receive royalty income and direct it to the higher education legacy trust fund.

Provides that, by December 1, 2006, the executive director of the life sciences discovery fund shall provide a report to the legislature on the anticipated return on investment to the state from the investment of public funds in the life sciences discovery
SB 5582 by Senators Regala, Hargrove, Stevens, Carrell, Franklin, McAuliffe, and Kohl-Welles

Clarifying how demographic factors are used with regard to sexually violent predators.

(DIGEST AS ENACTED)

Finds that the decisions in In re Young, 120 Wn. App. 753, review denied, _Wn.2d_ (2004) and In re Ward, _Wn.App. _ (2005) illustrate an unintended consequence of language in chapter 71.09 RCW.

Declares that the Young and Ward decisions are contrary to the legislature's intent set forth in RCW 71.09.010 that civil commitment pursuant to chapter 71.09 RCW address the "very long-term" needs of the sexually violent predator population for treatment and the equally long-term needs of the community for protection from these offenders.

Finds that the mental abnormalities and personality disorders that make a person subject to commitment under chapter 71.09 RCW are severe and chronic and do not remit due solely to advancing age or changes in other demographic factors.

Declares that the Young and Ward decisions are contrary to the legislature's intent that the risk posed by persons committed under chapter 71.09 RCW will generally require prolonged treatment in a secure facility followed by intensive community supervision in the cases where positive treatment gains are sufficient for community safety.

Finds that, in some cases, a committed person may appropriately challenge whether he or she continues to meet the criteria for commitment. Because of this, the legislature enacted RCW 71.09.070 and 71.09.090, requiring a regular review of a committed person's status and permitting the person the opportunity to present evidence of a relevant change in condition from the time of the last commitment trial proceeding.

Declares that these provisions are intended only to provide a method of revisiting the indefinite commitment due to a relevant change in the person's condition, not an alternate method of collaterally attacking a person's indefinite commitment for reasons unrelated to a change in condition. Where necessary, other existing statutes and court rules provide ample opportunity to resolve any concerns about prior commitment trials.

Declares an intent to clarify the "so changed" standard.

SB 5583 by Senators Regala, Hargrove, McAuliffe, Stevens, Carrell, Kline, Rasmussen, and Kohl-Welles

Requiring training of children's administration employees concerning older children who are victims of abuse or neglect.

(DIGEST AS ENACTED)

Requires the department to develop a curriculum designed to train the staff of the department's children's administration on how to screen and respond to referrals to child protective services
when those referrals may involve victims of abuse or neglect between the ages of eleven and eighteen.

Provides that, as it develops its curriculum pursuant to this act, the department shall request that the office of the family and children's ombudsman review and comment on its proposed training materials. The department shall consider the comments and recommendations of the office of the family and children's ombudsman as it develops the curriculum required by this act.

Requires the department to complete the curriculum materials required by this act no later than December 31, 2005.

Requires the department to use the results of the quarterly reviews required by this act to improve practice and to improve the curriculum required by this act. The department shall also report to the governor and the appropriate committees of the legislature on the quarterly reviews required by this act on August 1, 2006, and August 1, 2007.

Requires the department to review a sampling of the screening decisions by child protective services related to children between the ages of eleven and eighteen on a quarterly basis through June 30, 2007.

Requires the department to consider the comments and recommendations of the office of the family and children's ombudsman review and comment on its proposed training materials. The department shall also report to the governor and the appropriate committees of the legislature on the quarterly reviews required by this act on August 1, 2006, and August 1, 2007.

SB 5584-S by Senate Committee on Transportation
(originally sponsored by Senators Jacobsen, Swecker, and Haugen)

(DIGEST AS ENACTED)

Authorizes the municipality to impose a customer facility charge upon customers of rental car companies accessing the airport for the purposes of financing, designing, constructing, operating, and maintaining consolidated rental car facilities and common use transportation equipment and facilities which are used to transport the customer between the consolidated car rental facilities and other airport facilities.

Provides that the airport operator may require the rental car companies to collect the facility charges, and any facility charges so collected shall be deposited in a trust account for the benefit of the airport operator and remitted at the direction of the airport operator.

SB 5585 by Senators Poulsen, Esser, and Prentice

Allowing port districts to lease land acquired from a commercial waterway district.

(SUBSTITUTED FOR - SEE 1ST SUB)
Authorizes a district to lease all lands, wharves, docks, and real and personal property it owns and controls that have been acquired from commercial waterway districts, for such purposes and upon such terms as the port commission deems proper. These properties are subject to all other statutes governing district leases.

Authorizes a port commission to, by resolution, authorize the managing official of a port district to sell and convey port district property obtained by the district from a commercial waterway district. The district shall sell and convey such property in accordance with all applicable statutes governing the sale of district property.

SB 5585-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Poulsen, Esser, and Prentice)

Requiring a report from port districts regarding management of former commercial waterway district property.

(AS OF SENATE 2ND READING 3/16/05)

Provides that, by December 1, 2005, a port district to which the property of a former commercial waterway district was transferred shall report to the chairs of the legislative committees with jurisdiction regarding port property formerly owned by the waterway district. The report shall, to the extent practicable, include the following information:

1. Existing uses of the port property by those using former waterway district property;
2. A general outline of potential future uses of the public property owned by the port district;
3. The status of the environmental mitigation and cleanup of the waterway that is required by federal and state law;
4. The status of the port district's communication to, and work with, those using former waterway district property;
5. General terms and conditions of leases the port believes are necessary to give the port adequate control over its property and the general terms and conditions that the port believes will give the current users of the public property continued access to the waterway.

SB 5586 by Senators Haugen, Swecker, and Kastama; by request of County Road Administration Board

Companion Bill: 1598

Adjusting population thresholds for membership on the county road administration board.

Amends RCW 36.78.040 to adjust population thresholds for membership on the county road administration board.

SB 5587 by Senators Haugen, Swecker, and Kastama; by request of County Road Administration Board

Companion Bill: 1599

Revising the definition of "county engineer."

Provides that "county engineer" means the county road engineer, county engineer, and engineer, and shall refer to the statutorily required position of county engineer appointed under RCW 36.80.010, and may include the county director of public works when the person in that position also meets the requirements of a licensed professional engineer and is duly appointed by the county legislative authority under RCW 36.80.010.

SB 5588 by Senators Haugen, Swecker, and Kastama; by request of County Road Administration Board

Companion Bill: 1600

Revising county road project reporting.

Amends RCW 36.77.065 and 36.81.130 relating to county road construction projects reporting requirements.

SB 5589 by Senators Haugen and Spanel

Providing for proceedings for excluding agricultural land from the boundaries of a charter or noncharter code city.

DIGEST AS ENACTED

Provides that proceedings for excluding agricultural land from the boundaries of a charter code city or noncharter code city may be commenced by the filing of a petition which is sufficient as determined by RCW 35A.01.040 by property owners of the agricultural land proposed to be excluded, in the following manner which is alternative to other methods provided in this chapter: (1) A petition for exclusion of agricultural land from the incorporated area of a code city shall be filed with the legislative body of the municipality. The petition for exclusion must be
signed by the owners of not less than one hundred percent of the agricultural land for which exclusion is sought and, if residents exist within the area proposed for exclusion, a majority of the registered voters residing in the area for which exclusion is petitioned.

(2) Following the hearing, if the legislative body determines to effect the exclusion from city boundaries, they shall do so by ordinance. The ordinance may exclude all or any portion of the territory not described in the petition. The ordinance shall contain a legal description of the territory and declare it no longer a part of the code city.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Government Operations & Elections.
Feb 7 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 GO - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Mar 16 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 17 First reading, referred to Local Government.
Mar 28 Public hearing and executive action taken in committee.
LG - Executive action taken by committee.
LG - Majority; do pass.
Mar 30 Passed to Rules Committee for second reading.
Mar 31 Placed on second reading suspension calendar.
Apr 5 Committee recommendations adopted.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 13 Delivered to Governor.
Apr 18 Governor signed.
Chapter 77, 2005 Laws.
Effective date 7/24/2005.

SB 5590 by Senators Fairley and Delvin
Companion Bill: 1601
Dissolving joint housing authorities.

(SEE ALSO PROPOSED 1ST SUB)
Establishes procedures for dissolving joint housing authorities.

SB 5590-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley and Delvin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Establishes procedures for dissolving joint housing authorities.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 9 Public hearing in committee.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Executive session in committee.

SB 5591 by Senator Honeyford
Modifying the zoning authority of local jurisdictions over gambling activities.

Declares that an ordinance, resolution, or other legislative act by any city, town, city-county, or county conflicts with chapter 9.46 RCW if the act: (1) Changes, or purports to change, any provision within the scope of a license issued under this chapter; or
(2)(a) Is not an ordinance enacted or enforced in conformance with section 3 or 4 of this act; and (b) applies or is enforced differently upon an entity required to possess a gambling license issued under this chapter than it would be applied or enforced if the entity were not required to possess a gambling license issued under this chapter.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Labor, Commerce, Research & Development.
Feb 24 Public hearing in committee.

SB 5592 by Senators McAuliffe, Oke, Fairley, Shin, Keiser, Thibaudel, Kohl-Welles, and Weinstein
Companion Bill: 1714
Prohibiting smoking in public places.

Recognizes the increasing evidence that tobacco secondhand smoke creates a danger to the health of the citizens of this state. In order to protect the health and welfare of those citizens, it is necessary to prohibit smoking in public places.

Provides that a person who violates RCW 70.160.050 is guilty of an infraction punishable by: (1) A warning to the owner or person in charge for the first violation that occurs within a calendar year;
(2) A fine not exceeding one hundred dollars for a second violation that occurs within a calendar year; and
(3) A fine not exceeding five hundred dollars for each additional violation that occurs within a calendar year.

Declares that nothing in chapter 70.160 RCW prevents a city, town, or county from adopting ordinances more restrictive than this chapter or regulations adopted under this chapter that restrict or prohibit smoking in public places situated within its jurisdiction.
Repeals RCW 70.160.040 and 70.160.060.

-- 2005 REGULAR SESSION --
Jan 28 First reading, referred to Health & Long-Term Care.
Feb 23 Public hearing in committee.

SB 5593 by Senators Fairley and Kline
Banning .50 caliber BMG rifles.

Provides that no person in this state shall manufacture, possess, purchase, sell, or otherwise transfer any .50 BMG rifle, except as authorized by this act. Any .50 BMG rifle the manufacture, possession, purchase, sale, or other transfer of which is prohibited under this act is a public nuisance.

Does not apply to any of the following: (1) The possession of an unloaded .50 BMG rifle for the purpose of permanently relinquishing it to a law enforcement agency in this state. Any .50 BMG rifle relinquished pursuant to this provision shall be destroyed; (2) The transfer of any .50 BMG rifle by a licensed manufacturer or dealer to a law enforcement agency in this state

Feb 3 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.
for use by that agency or its employees for law enforcement purposes;

(3) The possession of a .50 BMG rifle that was legally possessed on the effective date of this act, but only if the person legally possessing the .50 BMG rifle has complied with all of the requirements of this act;

(4) The possession of a .50 BMG rifle that has been permanently disabled so that it is incapable of discharging a projectile.

-- 2005 REGULAR SESSION --

Jan 25 Public hearing in committee.

Jan 28 First reading, referred to Judiciary.

SB 5594 by Senators Kohl-Welles, Keiser, Franklin, Thibaudeau, and Kline

Regulating stem cell research and human cloning.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is the policy of Washington state that research involving the derivation and use of human embryonic stem cells, human embryonic germ cells, and human adult stem cells from any source, including somatic cell nuclear transplantation, is permitted upon full consideration of the ethical and medical implications of this research.

Requires a physician, surgeon, or other health care provider delivering fertility treatment to provide his or her patient with timely, relevant, and appropriate information to allow the individual to make an informed and voluntary choice regarding the disposition of any human embryos remaining following the fertility treatment. The information must include the option of storing unused embryos, donating unused embryos to another individual, discarding unused embryos, or donating unused embryos for research.

Requires a patient who chooses to donate unused embryos for research after a consultation under this act to provide written consent.

Provides that a person may donate human embryonic tissue or human cadaveric fetal tissue for research purposes.

Provides that a person may not knowingly, for valuable consideration, purchase or sell human embryonic tissue or human cadaveric fetal tissue for research purposes.

Declares that any person who violates this act is subject to a civil penalty not to exceed three hundred thousand dollars for each violation. Civil penalties authorized by this provision may be imposed in any civil action brought by the attorney general.

Declares that nothing in this act shall be construed to restrict competition in areas of biomedical, agricultural, and scientific research not specifically prohibited by this act, including somatic cell nuclear transfer or other cloning technologies to clone molecules, DNA, cells, and tissues.

SB 5595 by Senators Schoesler, Hewitt, Morton, Delvin, and Mulliken

Exempting public work performed by fire district employees from competitive bidding requirements.

SB 5596 by Senators Finkbeiner, Johnson, and Oke

Apportioning the votes of presidential electors proportionate to the popular vote.

Provides for apportioning the votes of presidential electors proportionate to the popular vote.

SB 5597 by Senators Rasmussen, Schoesler, Brown, Prentice, Roach, Jacobsen, Kastama, Shin, Fraser, Kline, and Kohl-Welles
Companion Bill: 1593

Funding farmers market nutrition programs.

(SEE ALSO PROPOSED 1ST SUB)

Finds that: (1) The farmers market nutrition programs promote health, alleviate hunger, prevent obesity, and encourage the development of good eating habits by enabling low-income women to purchase locally grown fresh fruit and vegetables for themselves and their young children and low-income and homebound seniors to purchase locally grown fresh fruit and vegetables for themselves through farmers markets, congregate meals sites, and senior housing.

(2) The farmers market nutrition programs support small farmers and rural economies through the promotion of Washington state agriculture.

Provides that, during the 2005-2007 biennium, an additional four hundred thousand dollars from the general fund--state are appropriated to the department of health to maintain 2004 participation levels for the farmers market nutrition program for women, infants, and children.

Provides that, during the 2005-2007 biennium, seven hundred fifty thousand dollars from the general fund--state are appropriated to the department of social and health services to maintain 2004 participation levels for the senior farmers market nutrition program.

SB 5597-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Schoesler, Brown, Prentice, Roach, Jacobsen, Kastama, Shin, Fraser, Kline, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) The farmers market nutrition programs promote health, alleviate hunger, prevent obesity, and encourage the development of good eating habits by enabling low-income women to purchase locally grown fresh fruit and vegetables for themselves and their young children and low-income and homebound seniors to purchase locally grown fresh fruit and vegetables for themselves through farmers markets, congregate meals sites, and senior housing.

(2) The farmers market nutrition programs support small farmers and rural economies through the promotion of Washington state agriculture.

Provides that, during the 2005-2007 biennium, an additional four hundred thousand dollars from the general fund--state are appropriated to the department of health to maintain 2004 participation levels for the farmers market nutrition program for women, infants, and children.

Provides that, during the 2005-2007 biennium, seven hundred fifty thousand dollars from the general fund--state are appropriated to the department of social and health services to maintain 2004 participation levels for the senior farmers market nutrition program.

SB 5598 by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Benton, Thibaudeau, Keiser, Benson, Kline, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the composition of the nursing care quality assurance commission.

(SEE ALSO PROPOSED 1ST SUB)

Revises the composition of the nursing care quality assurance commission.

--- 2005 REGULAR SESSION ---

Jan 28 First reading, referred to Agriculture & Rural Economic Development.

Feb 8 Public hearing and executive action taken in committee.

Feb 10 ARED - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Referred to Ways & Means.

SB 5599 by Senators Franklin, Kastama, Thibaudeau, Benson, Kline, and McAuliffe

Companion Bill: 1353

Providing for a central resource center for the nursing work force.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that Washington state is experiencing a critical shortage of registered nurses. To safeguard and promote patient safety and quality of care, the legislature finds that a central resource center for the nursing work force is critical and essential in addressing the nursing shortage and ensuring that the public continue to receive safe, quality care.

Provides that, in addition to the licensing fee for registered nurses and licensed practical nurses licensed under chapter 18.79 RCW, the department shall impose an additional surcharge of five dollars per year on all initial licenses and renewal licenses for registered nurses and licensed practical nurses issued under this chapter. Advanced registered nurse practitioners are only required to pay the surcharge on their registered nurse licenses.

Directs the department, in consultation with the commission, to use the proceeds from the surcharge imposed under this act to provide grants to a central nursing resource center.

Requires the central nursing resource center to submit a report of all progress, collaboration with other organizations and government entities, and activities conducted by the center to the relevant committees of the legislature by November 30, 2008.

SB 5599-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Kastama, Thibaudeau, Benson, Kline, and McAuliffe)

(DIGEST AS ENACTED)

Declares that Washington state is experiencing a critical shortage of registered nurses. To safeguard and promote patient safety and quality of care, the legislature finds that a central resource center for the nursing work force is critical and essential in addressing the nursing shortage and ensuring that the public continue to receive safe, quality care.

Provides that, in addition to the licensing fee for registered nurses and licensed practical nurses licensed under chapter 18.79 RCW, the department shall impose an additional surcharge of five dollars per year on all initial licenses and renewal licenses for registered nurses and licensed practical nurses issued under this chapter. Advanced registered nurse practitioners are only required to pay the surcharge on their registered nurse licenses.

Directs the department, in consultation with the commission, to use the proceeds from the surcharge imposed under this act to provide grants to a central nursing resource center.

Requires the central nursing resource center to submit a report of all progress, collaboration with other organizations and government entities, and activities conducted by the center to the
The department shall conduct a review of the program to collect funds to support the activities of a nursing resource center and make recommendations on the effectiveness of the program and whether it should continue. The review shall be paid for with funds from the nursing resource center account. The review must be completed by June 30, 2012.

--- 2005 REGULAR SESSION ---
Jan 28 First reading, referred to Health & Long-Term Care.
Feb 7 Public hearing in committee.
Mar 2 Executive session in committee.
HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 33; nays, 13; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 17 First reading, referred to Health Care.
Mar 29 Public hearing in committee.
Mar 31 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Apr 1 Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s) by Health Care.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 41; nays, 3; absent, 0; excused, 5.
-- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 41; nays, 3; absent, 0; excused, 5.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 4 Governor signed.
Chapter 268, 2005 Laws.
Effective date 7/24/2005.

SB 5600 by Senators Franklin, Kohl-Welles, Benton, Keiser, Kastama, Spanel, Fairley, and Brown

Encouraging employers to be infant-friendly.
(SEE ALSO PROPOSED 1ST SUB)

Encourages employers to be infant-friendly.

SB 5600-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Franklin, Kohl-Welles, Benton, Keiser, Kastama, Spanel, Fairley, and Brown)

Studying breastfeeding women in the workplace.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Calls for a study to be conducted by a joint task force.
Directs the joint task force to study the prevalence of breastfeeding women in the workplace. The study should address:

(1) The number of breastfeeding women currently in the workplace;
(2) How the employers accommodate these women's needs to breastfeed or express breast milk;
(3) The number of employers that have lactation policies and what the policies consist of;
(4) The types of facilities provided by employers who accommodate lactating women;
(5) The cost of accommodating lactating women in the workplace; and
(6) The employer benefits, if any, that the accommodation of lactating women yielded.

Requires the joint task force to report its findings to the legislature by December 1, 2005.

--- 2005 REGULAR SESSION ---
Jan 31 First reading, referred to Labor, Commerce, Research & Development.
Feb 14 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5601 by Senator Eide

Modifying property taxation for fire protection services.

Amends RCW 84.52.010 to provide that if the consolidated tax levy rate still exceeds designated limitations, the certified property tax levy rate authorized for regional fire protection service authorities under RCW 52.26.140(1)(a) that share a common area with a public hospital district for the levy of taxes and fire protection districts under RCW 52.16.130 that share a common area with a public hospital district for the levy of taxes, shall be reduced on a pro rata basis or eliminated.

Applies to taxes levied for collection in 2006 and thereafter.

--- 2005 REGULAR SESSION ---
Jan 31 First reading, referred to Government Operations & Elections.
Feb 22 Public hearing in committee.

SB 5602 by Senators Rasmusen and Schoesler; by request of Department of Agriculture

Companion Bill: 1615

Managing livestock nutrients.

(SUBSTITUTED FOR - SEE 1ST SUB)

Applies to all operations that meet the definition of an animal feeding operation.

Creates specific permit requirements consistent with the federal CAFO rule for all defined or designated concentrated animal feeding operations.

Provides that all dairies are required to implement nutrient management plans and perform certain reporting.

Declares that AFOs that are not CAFOs or dairies are not required to obtain permit coverage or have a plan under this act. However, no AFO is allowed to pollute waters of the state, and all AFOs may be inspected by the department under this act.

Authorizes the department to coordinate with Washington State University, the conservation commission, conservation districts, the department of ecology, other federal, state, and local agencies, and private organizations and individuals in implementing an education program for improvement of nutrient management by dairies, AFOs, and CAFOs and to prevent livestock nutrients from degrading the quality of waters of the state. The department may refer livestock producers to conservation districts, Washington State University, and other entities for educational programs, technical assistance, or financial assistance.
Senate Bill No. 5602 entitled:

Provides that conservation districts may, at the request of a livestock producer, provide technical or financial assistance in developing or revising and implementing the producer's livestock nutrient management plan.

Requires the director to establish a livestock nutrient management program advisory committee including members representing the livestock industry; the environmental community; local, state, and federal agencies; and other entities as deemed appropriate.

Declares that it is unlawful for any person regulated by this act to throw, drain, run, or otherwise discharge into any of the waters of this state, or to cause, permit, or suffer to be thrown, run, drained, allowed to seep, or otherwise discharged into such waters any organic or inorganic matter, including livestock nutrients, that shall cause or tend to cause pollution of such waters according to the determination of the department, as provided for in this act.

Provides that the department, with the assistance of the attorney general, is authorized to bring any appropriate action at law or in equity, including action for injunctive relief, in the name of the people of the state of Washington as may be necessary to carry out this act.

Repeals RCW 90.64.015, 90.64.017, 90.64.070, 90.64.080, 90.64.130, 90.64.140, 90.64.160, and 90.64.800.

SB 5602-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen and Schoesler; by request of Department of Agriculture)

(DIGEST AS ENACTED)

Finds that a livestock nutrient management program is essential to protecting the quality of the waters of the state and ensuring a healthy and productive livestock industry.

Directs the departments of agriculture and ecology to examine their current statutory authorities and provide the legislature with recommendations for statutory changes to fully implement a livestock nutrient management program within the department of agriculture for concentrated animal feeding operations, animal feeding operations, and dairies, as authorized in RCW 90.48.260, 90.64.813, and 90.64.901. In developing recommended statutory changes, the departments shall consult with the livestock nutrient management program development and oversight committee created in RCW 90.64.813. The recommendations must be submitted to the legislature by the departments of agriculture and ecology prior to applying to the environmental protection agency for delegated authority to administer the CAFO portion of the national pollutant discharge elimination system permit program under the federal clean water act.

Requires the department of ecology to develop and maintain a standard protocol for water quality monitoring of the waters of the state within the vicinity of dairies and CAFOs. The protocol shall include sampling methods and procedures and identify the water quality constituents to be monitored.

Directs the department of ecology to submit the initial protocol developed according to this section to the appropriate committees of the legislature by December 1, 2005.

Provides that, by July 1, 2005, the department of ecology and the department of agriculture, in consultation with the department of health, shall make available to livestock producers clearly written guidelines for the composting of bovine and equine carcasses for routine animal disposal.

VETO MESSAGE ON SB 5602-S

May 17, 2005

To the Honorable President and Members, The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 2, Substitute Senate Bill No. 5602 entitled:

This bill directs the Departments of Agriculture andEcology, together with legislators and affected and interested parties, to jointly develop recommendations for changes to the law to establish a single state livestock nutrient program within the Department of Agriculture.

The bill also calls for rules that will allow disclosure of farm plan information to provide meaningful information to the public while protecting confidential business information. It will also establish composting guidelines to ensure safe farm practices for disposal of dead animals in a way that protects animal health, water supplies and food supplies.

Section 2 of the bill amends the membership of the Development and Oversight Committee that works with the Department of Agriculture on this program. It also assigns them a couple new tasks, one of which would direct the agency and committee to develop nutrient management tools for smaller livestock producers that are not part of the new federal and state regulatory programs. While these tools could help smaller producers protect water quality, it would divert the limited state agency and committee resources away from the work needed to help larger producers comply with the new federal requirements.

To fulfill the Legislature's intent regarding the membership of the committee and the reporting requirements for composting of dead animals:

For these reasons, I have vetoed Section 2 of Substitute Senate Bill No. 5602.

With the exception of Section 2, Substitute Senate Bill No. 5602 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Agriculture & Rural Economic Development.

Feb 1 Public hearing in committee.

Feb 15 Work session and public hearing in committee.

Feb 28 Executive session in committee.

Mar 1 ARED - Majority; 1st substitute bill be substituted, do pass.

Mar 10 Made eligible to be placed on second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 16 1st substitute bill substituted. Rules suspended. Placed on Third Reading.

Mar 17 First reading, referred to Economic Development, Agriculture & Trade.

Mar 30 Public hearing in committee.

Mar 31 Work session in committee.

Apr 1 Executive session in committee.

Apr 12 Passed to Rules Committee for second reading.

Apr 14 Committee amendment not adopted. Floor amendment(s) adopted.

Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.

Apr 19 House insists on its position and asks Senate for a conference.
Conference committee appointed.
Representatives Pettigrew, Linville, Holmquist.
-- IN THE SENATE --

Apr 22 Senate refuses to grant request of House for conference.
Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --

Apr 23 Rules suspended.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --

Apr 24 Senate concurred in House amendments.
Passed final passage; yeas, 47; nays, 0; absent, 0; excused, 2.
President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

May 17 Governor partially vetoed.
Chapter 510, 2005 Laws PV.
Effective date 7/24/2005.

SB 5603  by Senators Hargrove and McAuliffe
Requiring an education and higher education finance study.

Finds that: (1) The early years mark the most extraordinary period of growth for young children. The state's role in providing access to early learning opportunities has never been consistently defined; (2) More than a quarter of a century has passed since the current school finance system was first created, and the challenges facing our schools and students have grown and changed dramatically during that time. Policies have been established creating new expectations and goals for students under education reform; (3) Demographic pressures and work force needs will continue to increase demand for access to postsecondary education and training. Public two-year and four-year institutions of higher education are also important avenues for programs such as adult basic education and English as a second language that are the foundation for employment and further education for an increasing number of people. Students have paid an increasing cost of their education with tuition growing faster than personal income or inflation; and
(4) Through a comprehensive study, the legislature will have solid information to determine how best to use its resources to create a strong education system that will provide an educated citizenry and a thriving economy in this state.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Early Learning, K-12 & Higher Education.

SB 5604  by Senators Prentice, Zarelli, Roach, and Benton
Companion Bill: 1619
Providing a tax credit for syrup sales.

Provides a tax credit for syrup sales.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Ways & Means.

SB 5605  by Senators Thibaudeau, Pflug, Keiser, Deccio, Kohl-Welles, Parlette, Shin, and McAuliffe
Companion Bill: 1546
Regulating naturopathic physicians.

Revises provisions for the regulation of naturopathic physicians.
Requires the secretary, in consultation with the naturopath advisory committee and the Washington state board of pharmacy, to develop education and training requirements for the use of controlled substances authorized under this act. The requirements must be met by the naturopath prior to being authorized to prescribe controlled substances under this act.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Health & Long-Term Care.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5606  by Senators Pridemore, Schmidt, McAuliffe, and Kohl-Welles; by request of Governor Gregoire
Concerning the activation of the national guard.

(DIGEST AS ENACTED)
Amends RCW 38.08.040 and 38.24.010 relating to activation of the national guard.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Government Operations & Elections.
Feb 28 Public hearing and executive action taken in committee.
Mar 2 GO - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 14 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 85; nays, 1; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 16 First reading, referred to State Government Operations & Accountability.
Mar 18 Executive session in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass.
Minority; without recommendation.
Placed on second reading.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 85; nays, 1; absent, 0; excused, 12.
-- IN THE SENATE --
Mar 21 President signed.
-- IN THE HOUSE --
Mar 23 Speaker signed.

SB 5607  by Senators Deccio and Keiser; by request of Insurance Commissioner
Companion Bill: 1669
Regulating health care grievance and appeal processes.

(SEE ALSO PROPOSED 1ST SUB)
Establishes provisions for the regulation of health care grievance and appeal processes.
Repels RCW 48.46.100.

SB 5607-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Deccio and Keiser; by request of Insurance Commissioner)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Establishes provisions for the regulation of health care grievance and appeal processes.
Repels RCW 48.46.100.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Health & Long-Term Care.
Feb 16 Work session and public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation. Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5608 by Senators Shin, Schmidt, Rockefeller, Mulliken, Carrell, and Roach

Companion Bill: 1649

Limiting the authority to condemn property outside the boundaries of the condemning entity.

Finds that condemnation of property for essential public facilities concerns the public health, safety, and welfare in the jurisdiction in which the proposed facility is to be located.

Provides that, when the state grants local governments and special districts the power of eminent domain outside their jurisdictional boundaries, therefore, the state must also assure that exercise of this power includes meaningful measures to consider and protect the public health, safety, and welfare in the jurisdiction in which the property that is proposed to be condemned for an essential public facility is located.

Provides that a metropolitan municipal corporation shall not condemn lands for an essential public facility, provided for in RCW 36.70A.200, at a location outside its component county boundaries without first completing the city or county siting process for an essential public facility where the proposed facility is to be located, consistent with RCW 36.70A.200.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Government Operations & Elections.
Feb 24 Public hearing in committee.

SB 5609 by Senators Shin, Mulliken, Keiser, Carrell, Kohl-Welles, and Benson

Increasing the operating fee waiver authority for Central Washington University.

(AS OF SENATE 2ND READING 2/14/06)
Amends RCW 28B.15.910 relating to increasing the operating fee waiver authority for Central Washington University.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 9 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 EKHE - Majority; do pass. Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Mar 16 Rules suspended. Placed on Third Reading. Third reading, passed: yeas, 47; nays, 1; absent, 0; excused, 1.

-- IN THE HOUSE --
Mar 17 First reading, referred to Higher Education.
Apr 1 Public hearing and executive action taken in committee.
HE - Executive action taken by committee. HE - Majority; do pass. Referred to Appropriations.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Made eligible to be placed on third reading.
Feb 10 Placed on third reading by Rules Committee.
Feb 14 Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed: yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 15 First reading, referred to Higher Education & Workforce Education.
Feb 21 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 5610 by Senator Jacobsen

Promoting salmon recovery on a regionwide basis.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that the governor, with the assistance of the salmon recovery office, shall designate additional salmon recovery regions that generally are consistent with the areas within the state of evolutionarily significant units designated by the federal fish services for federal recovery planning. The designated regions must be incorporated into the statewide salmon recovery strategy and must guide state, regional, and watershed level recovery planning and activities.

Provides that, the governor, with the assistance of the salmon recovery office, may recognize regional salmon recovery organizations for the purpose of developing and implementing regional recovery plans. Organizations seeking such recognition shall demonstrate to the governor's satisfaction that the organization sponsors have invited the participation of local governments, tribes, and other significant governmental entities within the region, as well as representatives of stakeholders with interests in fish recovery and water management, including fishing and fish conservation organizations, landowners, utilities, agriculture, and business. The sponsors shall also demonstrate a willingness and capability to carry out the planning, plan implementation, and project review functions assigned to a regional recovery organization under this act.

Requires that, by December 31, 2005, the salmon recovery office and the department of ecology shall jointly submit a report to the appropriate committees of the senate and house of representatives that reviews and provides recommendations on the following: (1) Modifications to state programs and financial assistance to encourage improved coordination among entities preparing salmon recovery, water resources, or related plans within the same watershed or group of watersheds; (2) Improving state guidance and assistance to entities implementing such plans once they are prepared; (3) Reviewing the organizational structure and governance of the variety of regional recovery organizations and watershed-level entities that are currently preparing or implementing plans, and recommendations regarding whether consistent procedures and criteria for forming regional recovery organizations should be required; (4) Reviewing the current habitat project planning under chapter 77.85 RCW and water resource planning under chapter 90.82 RCW, and recommendations on ways to consolidate plan...
implementation and establish state funding priorities for implementation activities statewide across both planning programs;
(5) Improving the allocation of mitigation funding on a watershed basis, consistent with the state's policies and programs of optimizing mitigation projects; and
(6) Aligning the geographic areas of regional fisheries enhancement groups with the salmon recovery regions of the statewide strategy and coordinating the work of these groups with that of regional recovery organizations.

Repeals RCW 77.85.070 and 77.85.210.

SB 5610-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Jacobsen)

(DIGEST AS ENACTED)

 Declares that a strong watershed-based locally implemented plan is essential for local, regional, and statewide salmon recovery.

 Provides that, by December 1, 2006, the governor shall submit a report to the legislature regarding the implementation of the state's salmon recovery strategy.

 Requires the report to summarize the monitoring data coordinated by the monitoring forum. The summary must include but is not limited to data and analysis related to: (1) Measures of progress in fish recovery;

 (2) Measured factors limiting recovery as well as trends in such factors; and

 (3) The status of implementation of projects and activities.

 Provides that the governor's salmon recovery office shall gather regional recovery plans from regional recovery organizations and submit the plans to the federal fish services for adoption as federal recovery plans. The governor's salmon recovery office may also: (1) Assist state agencies, local governments, landowners, and other interested parties in obtaining federal assurances that plans, programs, or activities are consistent with fish recovery under the federal endangered species act;

 (2) Act as liaison to local governments, the state congressional delegation, the United States congress, federally recognized tribes, and the federal executive branch agencies for issues related to the state's salmon recovery plans; and

 (3) Provide periodic reports pursuant to RCW 77.85.020.

 Repeals RCW 77.85.070 and 77.85.210.

 SB 5611 by Senators Esser, Kline, Regala, Hewitt, Fairley, McCaslin, Zarelli, Weinstein, Stevens, Johnson, Brandland, Hargrove, and Franklin

 Companion Bill: 1359

 Changing the interest rate on legal financial obligations.

 (SUBSTITUTED FOR - SEE 1ST SUB)

 Amends RCW 10.82.090 to revise the interest rate on legal financial obligations.

 SB 5611-S by Senate Committee on Judiciary (originally sponsored by Senators Esser, Kline, Regala, Hewitt, Fairley, McCaslin, Zarelli, Weinstein, Stevens, Johnson, Brandland, Hargrove, and Franklin)

 (AS OF SENATE 2ND READING 1/18/06)

 Amends RCW 10.82.090 to revise the interest rate on legal financial obligations.

 -- 2005 REGULAR SESSION --

 Jan 31 First reading, referred to Natural Resources, Ocean & Recreation.

 Feb 9 Public hearing in committee.

 Feb 28 Executive session in committee.

 Mar 2 NROR - Majority; 1st substitute bill be substituted, do pass.

 Mar 10 Placed on second reading by Rules Committee.

 Mar 16 1st substitute bill substituted.

 Mar 17 First reading, referred to Natural Resources, Ecology & Parks.

 Mar 22 Public hearing in committee.

 Apr 1 Executive session in committee.

 APP - Executive action taken by committee.

 Minority; do not pass. Referred to Appropriations.

 Apr 2 Public hearing, executive action taken, and executive action taken in committee.

 APP - Executive action taken by committee.

 APP - Majority; do pass with amendment(s) but without amendment(s) by Natural Resources, Ecology & Parks.

 Apr 4 Passed to Rules Committee for second reading.

 Apr 7 Placed on second reading by Rules Committee.

 Apr 14 Committee amendment adopted as amended.

 Rules suspended. Placed on Third Reading.

 Third reading, passed; yeas, 80; nays, 14; absent, 0; excused, 4.

 -- IN THE SENATE --

 Apr 22 Senate refuses to concur in House amendments. Asks House to recede from amendments.

 -- IN THE HOUSE --

 Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted.

 Rules suspended. Placed on Third Reading.

 Third reading, passed; yeas, 94; nays, 4; absent, 0; excused, 0.

 -- IN THE SENATE --

 Apr 23 Senate concurred in House amendments. Passed final passage; yeas, 40; nays, 3; absent, 2; excused, 4.

 President signed.

 -- IN THE HOUSE --

 Apr 24 Speaker signed.

 -- OTHER THAN LEGISLATIVE ACTION --

 Delivered to Governor.

 May 6 Governor signed.

 Chapter 309, 2005 Laws.

 Effective date 7/24/2005.
Expanding programs eligible for housing assistance grants and loans.

(AS OF SENATE 2ND READING 3/16/05)

Extends to projects that provide employment and training opportunities in Washington state certified apprenticeship programs.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 9 Public hearing in committee.

Feb 17 Executive session in committee.

Feb 18 FHC - Majority; do pass.

Minority; do not pass.

Mar 10 Made eligible to be placed on second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 16 Rules suspended. Placed on Third Reading.

Third reading, passed: yeas, 29; nays, 18; absent, 0; excused, 2.

Mar 17 First reading, referred to Housing.

Mar 22 Public hearing in committee.

Mar 24 Executive session in committee.

HOUS - Executive action taken by committee.

HOUS - Majority; do pass.

Minority; do not pass.

Mar 28 Passed to Rules Committee for second reading.

Apr 7 Placed on second reading by Rules Committee.

Apr 15 Referred to Rules 2 Consideration.

SB 5612 by Senators Berkey, Schmidt, Keiser, Roach, Kohl-Welles, Oke, Pridemore, Fairley, Kline, Shin, and McAuliffe

Companion Bill: 1547

Expanding programs eligible for housing assistance grants and loans.

SB 5613 by Senators Berkey, Schmidt, Keiser, Roach, Kohl-Welles, Fairley, Pridemore, Oke, and McAuliffe

Companion Bill: 1560

Authorizing community colleges to deduct certain payments from tuition waivers.

Provides that, with regard to waivers for courses offered for the purpose of satisfying related or supplemental educational requirements for apprentices registered with the Washington state apprenticeship council or the federal bureau of apprenticeship and training, colleges may deduct the tuition owed from training contracts with apprentice organizations.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 9 Public hearing in committee.

Feb 21 Executive session in committee.

Feb 22 EKHE - Majority; do pass.

Passed to Rules Committee for second reading.

Apr 6 Senate Rules "X" file.

SB 5614 by Senators Keiser, Parlette, Rasmussen, Hargrove, Honeyford, Mulliken, Berkey, Oke, and Kohl-Welles

Requiring annual audits of the state industrial insurance fund.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the department of labor and industries to prepare financial statements on the state fund in accordance with generally accepted accounting principles, including but not limited to the accident fund, the medical aid fund, the pension reserve fund, the supplemental pension fund and the second injury fund.

Statements shall be presented desegregated and in aggregate.

Provides that, beginning in 2006, the state auditor shall conduct annual audits of the state fund. As part of these audits, the auditor may contract with firms qualified to perform a financial audit.

SB 5614-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Parlette, Rasmussen, Hargrove, Honeyford, Mulliken, Berkey, Oke, and Kohl-Welles)

Requiring industrial insurance fund audits.

(AS OF SENATE 2ND READING 3/14/05)

Requires the department to: (1) Prepare financial statements on the state fund in accordance with generally accepted accounting principles, including but not limited to the accident fund, the medical aid fund, the supplemental pension fund, and the second injury fund. Statements must be presented separately by fund and in the aggregate; and

(2) Prepare financial information for the accident fund, medical aid fund, and pension reserve fund based on statutory accounting practices and principles promulgated by the national association of insurance commissioners for the purpose of maintaining actuarial solvency of these funds.

Requires that, beginning in 2006, and, to avoid duplication, coordinated with any audit that may be conducted under RCW 43.09.310, the state auditor shall conduct annual audits of the state fund. As part of the audits required under this act, the state auditor may contract with firms qualified to perform all or part of the financial audit, as necessary.

Requires the state auditor to issue an annual report to the governor, the leaders of the majority and minority caucuses in the senate and the house of representatives, the director of the office of financial management, and the director of the department, on the results of the financial audit and reviews, within six months of
the end of the fiscal year. The report may include recommendations.

Provides that audits of the department must be coordinated with the audits required under this act to avoid duplication of audits.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Labor, Commerce, Research & Development.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority: without recommendation. Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 15 First reading, referred to Commerce & Labor.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5615 by Senators Franklin, Delvin, Kohl-Welles, Parlette, Roach, Brown, Schmidt, Berkey, McAuliffe, and Oke; by request of LEOFF Plan 2 Retirement Board
Companion Bill: 1271
Receiving a disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a member who is totally disabled in the line of duty is entitled to receive a retirement allowance equal to seventy percent of such member's final average salary. Declares that a member shall be considered totally disabled if he or she is unable to perform any substantial gainful activity due to a physical or mental condition that may be expected to result in death or that has lasted or is expected to last at least twelve months.

Declares that substantial gainful activity is defined as average earnings of no more than eight hundred ten dollars a month in 2004 adjusted annually for inflation as determined by the director.

SB 5615-S by Senate Committee on Ways & Means (originally sponsored by Senators Franklin, Delvin, Kohl-Welles, Parlette, Roach, Brown, Schmidt, Berkey, McAuliffe, and Oke; by request of LEOFF Plan 2 Retirement Board)

(DISGEST AS ENACTED)
Amends RCW 41.26.470 relating to receiving a disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Ways & Means.
Mar 1 Public hearing in committee.
Apr 4 Executive session in committee.
WM - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 14 First reading, referred to Appropriations.
Apr 18 Public hearing in committee.
Apr 22 Committee relieved of further consideration.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

President signed.

-- IN THE HOUSE --

Apr 24 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

May 13 Governor signed.
Chapter 451, 2005 Laws.
Effective date 5/13/2005.

SB 5616 by Senators Parlette, Kohl-Welles, Delvin, Doumit, Brown, Schmidt, Berkey, McAuliffe, and Schoesler; by request of LEOFF Plan 2 Retirement Board
Companion Bill: 1269
Permitting members of the law enforcement officers' and fire fighters' retirement system plan 2 to make a one-time purchase of additional service credit.

Authorizes members of the law enforcement officers' and fire fighters' retirement system plan 2 to make a one-time purchase of additional service credit.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Ways & Means.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Rules suspended. Placed on Third Reading.

-- IN THE HOUSE --

SB 5617 by Senators Parlette, Kohl-Welles, Delvin, Doumit, Franklin, Schmidt, McAuliffe, and Schoesler; by request of LEOFF Plan 2 Retirement Board
Companion Bill: 1270
Suspending a retirement allowance upon reemployment.

(SEE ALSO PROPOSED 1ST SUB)
Declares that a member or retiree who becomes employed in an eligible position as defined in RCW 41.40.010, 41.32.010, or 41.35.010 shall have the option to enter into membership in the corresponding retirement system for that position notwithstanding any provision of RCW 41.04.270. A retiree who elects to enter into plan membership shall have his or her benefits suspended as provided in RCW 41.26.500(1). A retiree who does not elect to enter into plan membership shall continue to receive his or her benefits without interruption.

SB 5617-S by Senate Committee on Ways & Means (originally sponsored by Senators Parlette, Kohl-Welles, Delvin, Doumit, Franklin, Schmidt, McAuliffe, and Schoesler; by request of LEOFF Plan 2 Retirement Board)
Addressing postretirement employment for members of the law enforcement officers' and fire fighters' retirement system plan 2.

(DISGEST OF PROPOSED 1ST SUBSTITUTE)
Enhance existing hydrologic functions, considering the entire predevelopment peak flows and summer and fall surface and quality, surface water quantity, and ground waters used for river or stream basin, and to maintain surface and ground water public.

Measures to maintain or improve water quality and habitat; and development regulations according to RCW 36.70A.130: (1) preparing comprehensive plans and development regulations specified in RCW 36.70A.130.

Kline, Pridemore, Kastama, Poulsen, Rockefeller, Fairley, Fraser, and Kohl-Welles

Companion Bill: 1638

Clarifying the process for designation of forest lands of long-term commercial significance.

Clarifies the process for designation of forest lands of long-term commercial significance.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 16 Public hearing in committee.

SB 5619 by Senators Kline, Pridemore, Kastama, Poulsen, Rockefeller, Fairley, and Kohl-Welles

Companion Bill: 1639

Requiring consideration of water quality during growth management planning.

(SEE ALSO PROPOSED 1ST SUB)

Finds that, while substantial progress has been made in protecting Washington's environment, more is now known about the significant effects of development along the state's shorelines. Declares an intent to provide the tools necessary to address the evolving understanding of measures needed to maintain and, when required, enhance water quality for Washington's marine shorelines while accommodating appropriate development consistent with city and county comprehensive plans.

Finds the approach taken in the growth management act will protect our marine waters and assist counties, cities, and the public.

Declares an intent that the provisions of this act be implemented by counties and cities according to the schedule specified in RCW 36.70A.130.

Provides that, when preparing comprehensive plans and development regulations according to chapter 36.70A RCW and when reviewing comprehensive plans and development regulations according to RCW 36.70A.130, cities and counties shall consider land use measures to maintain and, when required, enhance water quality and habitat as recommended by public agency plans or programs.

Declares that counties and cities may not designate in a comprehensive plan adopted under chapter 36.70A RCW urban growth areas on marine shorelines not already occupied by urban growth unless the designation is necessary for water-dependent or water-related uses.

Requires counties and cities to implement the requirements of this section according to the schedule specified in RCW 36.70A.130.

Finds that, while substantial progress has been made in protecting Washington's environment, more is now known about the significant effects of development along the state's shorelines. Declares an intent to provide the tools necessary to address the evolving understanding of measures needed to maintain and, when required, enhance water quality for Washington's marine shorelines while accommodating appropriate development consistent with city and county comprehensive plans.

Recognizes the state's growth management act includes a goal and general requirements to protect water quality as well as the state's surface and ground waters, including Puget Sound. The legislature also recognizes these provisions are codified at RCW 36.70A.020(10), 36.70A.030(14)(g), and 36.70A.070 (1) and (5) (c)(iv).

Finds the approach taken in the growth management act will protect our marine waters and assist counties, cities, and the public.

Declares an intent that the provisions of this act be implemented by counties and cities according to the schedule specified in RCW 36.70A.130.

Provides that, when preparing comprehensive plans and development regulations according to chapter 36.70A RCW and when reviewing comprehensive plans and development regulations according to RCW 36.70A.130, cities and counties shall consider land use measures to maintain and, when required, enhance water quality and habitat as recommended by public agency plans or programs.

Declares that counties and cities may not designate in a comprehensive plan adopted under chapter 36.70A RCW urban growth areas on marine shorelines not already occupied by urban growth unless the designation is necessary for water-dependent or water-related uses.

Requires counties and cities to implement the requirements of this section according to the schedule specified in RCW 36.70A.130.

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Amends RCW 41.04.270 relating to postretirement employment for members of the law enforcement officers' and fire fighters' retirement system plan 2.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Ways & Means.

Mar 7 Public hearing and executive action taken in committee.

WM - Majority: 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Apr 6 Senate Rules "X" file.

SB 5618 by Senators Kline, Pridemore, Kastama, Poulsen, Rockefeller, Fairley, and Kohl-Welles

Companion Bill: 1638

Clarifying the process for designation of forest lands of long-term commercial significance.

Clarifies the process for designation of forest lands of long-term commercial significance.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 16 Public hearing in committee.

SB 5619 by Senators Kline, Pridemore, Kastama, Poulsen, Rockefeller, Fairley, and Kohl-Welles

Companion Bill: 1639

Requiring consideration of water quality during growth management planning.

(SEE ALSO PROPOSED 1ST SUB)

Finds that, while substantial progress has been made in protecting Washington's environment, more is now known about the significant effects of development along the state's shorelines. Declares an intent to provide the tools necessary to address the evolving understanding of measures needed to maintain and, when required, enhance water quality for Washington's marine shorelines while accommodating appropriate development consistent with city and county comprehensive plans.

Finds the approach taken in the growth management act will protect our marine waters and assist counties, cities, and the public.

Declares an intent that the provisions of this act be implemented by counties and cities according to the schedule specified in RCW 36.70A.130.

Provides that, when preparing comprehensive plans and development regulations according to chapter 36.70A RCW and when reviewing comprehensive plans and development regulations according to RCW 36.70A.130, cities and counties shall consider land use measures to maintain and, when required, enhance water quality and habitat as recommended by public agency plans or programs.

Declares that counties and cities may not designate in a comprehensive plan adopted under chapter 36.70A RCW urban growth areas on marine shorelines not already occupied by urban growth unless the designation is necessary for water-dependent or water-related uses.

Requires counties and cities to implement the requirements of this section according to the schedule specified in RCW 36.70A.130.

Finds that, while substantial progress has been made in protecting Washington's environment, more is now known about the significant effects of development along the state's shorelines. Declares an intent to provide the tools necessary to address the evolving understanding of measures needed to maintain and, when required, enhance water quality for Washington's marine shorelines while accommodating appropriate development consistent with city and county comprehensive plans.

Recognizes the state's growth management act includes a goal and general requirements to protect water quality as well as the state's surface and ground waters, including Puget Sound. The legislature also recognizes these provisions are codified at RCW 36.70A.020(10), 36.70A.030(14)(g), and 36.70A.070 (1) and (5) (c)(iv).

Finds the approach taken in the growth management act will protect our marine waters and assist counties, cities, and the public.

Declares an intent that the provisions of this act be implemented by counties and cities according to the schedule specified in RCW 36.70A.130.

Provides that, when preparing comprehensive plans and development regulations according to chapter 36.70A RCW and when reviewing comprehensive plans and development regulations according to RCW 36.70A.130, cities and counties shall consider land use measures to maintain and, when required, enhance water quality and habitat as recommended by public agency plans or programs.

Declares that counties and cities may not designate in a comprehensive plan adopted under chapter 36.70A RCW urban growth areas on marine shorelines not already occupied by urban growth unless the designation is necessary for water-dependent or water-related uses.

Requires counties and cities to implement the requirements of this section according to the schedule specified in RCW 36.70A.130.

Finds that, while substantial progress has been made in protecting Washington's environment, more is now known about the significant effects of development along the state's shorelines. Declares an intent to provide the tools necessary to address the evolving understanding of measures needed to maintain and, when required, enhance water quality for Washington's marine shorelines while accommodating appropriate development consistent with city and county comprehensive plans.

Recognizes the state's growth management act includes a goal and general requirements to protect water quality as well as the state's surface and ground waters, including Puget Sound. The legislature also recognizes these provisions are codified at RCW 36.70A.020(10), 36.70A.030(14)(g), and 36.70A.070 (1) and (5) (c)(iv).

Finds the approach taken in the growth management act will protect our marine waters and assist counties, cities, and the public.

Declares an intent that the provisions of this act be implemented by counties and cities according to the schedule specified in RCW 36.70A.130.

Provides that, when preparing comprehensive plans and development regulations according to chapter 36.70A RCW and when reviewing comprehensive plans and development regulations according to RCW 36.70A.130, cities and counties shall consider land use measures to maintain and, when required, enhance water quality and habitat as recommended by public agency plans or programs.

Declares that counties and cities may not designate in a comprehensive plan adopted under chapter 36.70A RCW urban growth areas on marine shorelines not already occupied by urban growth unless the designation is necessary for water-dependent or water-related uses.

Requires counties and cities to implement the requirements of this section according to the schedule specified in RCW 36.70A.130.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that county legislative authorities, in adopting open space plans, public benefit rating systems, and assessed valuation schedules, shall give priority consideration to lands used for buffers that: (1) Are not required by law; and (2) Are planted with or primarily contain native vegetation.

Declares that "priority consideration" as used in this act may include, but is not limited to, establishing classification eligibility and maintenance criteria for buffers meeting the requirements of this act.

SB 5620 by Senators Kline, Mulliken, Pridemore, Kastama, Poulsen, Rockefeller, Fairley, and Kohl-Welles

Companion Bill: 1637

Providing for priority consideration of voluntary buffers in open space plans and public benefit rating systems.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that county legislative authorities, in adopting open space plans, public benefit rating systems, and assessed valuation schedules, shall give priority consideration to lands used for buffers that: (1) Are not required by law; and (2) Are planted with or primarily contain native vegetation.

Declares that "priority consideration" as used in this act may include, but is not limited to, establishing classification eligibility and maintenance criteria for buffers meeting the requirements of this act.

SB 5620-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kline, Mulliken, Pridemore, Kastama, Poulsen, Rockefeller, Fairley, and Kohl-Welles)

Providing for priority consideration for lands used as buffers in planning. (REVISED FOR PASSED LEGISLATURE: Providing
for priority consideration in current use taxation for lands used as buffers.)

(DIGEST AS ENACTED)

Provides that county legislative authorities, in open space plans, public benefit rating systems, and assessed valuation schedules, shall give priority consideration to lands used for buffers that are planted with or primarily contain native vegetation.

Declares that "priority consideration" as used in this act may include, but is not limited to, establishing classification eligibility and maintenance criteria for buffers meeting the requirements of this act.

Requires county legislative authorities to meet the requirements of this act no later than July 1, 2006, unless buffers already receive priority consideration in the existing open space plans, public benefit rating systems, and assessed valuation schedules.

(AS OF SENATE 2ND READING 3/10/05)

Declares an intent to establish a voluntary certification process for the child development and educational program offerings of public and nonpublic preschool programs. The purpose of the voluntary certification is to give parents and other consumers of preschool programs the ability to evaluate the educational quality of the preschool program including the program's ability to prepare the child for kindergarten.

Requires the office of the superintendent of public instruction to post a list of certified preschool programs on its web site.

Requires that any program that meets the definition of nursery school or kindergarten under RCW 74.15.020(2)(g) and is not required to be licensed under chapter 74.15.020(2)(g) and is not required to be licensed under chapter 74.15 RCW shall annually file its business name, name of the business owner, address, and phone number with the superintendent of public instruction.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Government Operations & Elections.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 1 GO - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation. Passed to Rules Committee for second reading.
Mar 10 Passed to Rules Committee for second reading.
Mar 16 1st substitute bill substituted.
Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 3; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 17 First reading, referred to Local Government.
Mar 30 Public hearing and executive action taken in committee. LG - Executive action taken by committee. LG - Majority; do pass with amendment(s). Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 13 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 91; nays, 5; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --
Apr 19 House insists on its position and asks Senate for a conference.
-- IN THE SENATE --
Apr 21 Senate concurred in House amendments. Passed final passage; yeas, 45; nays, 0; absent, 2; excused, 2.
Apr 22 President signed.
-- IN THE HOUSE --
Apr 24 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 6 Governor signed.

SB 5621 by Senators McAuliffe, Weinstein, Pridemore, Rockefeller, Kohl-Welles, and Rasmussen

Requiring the superintendent of public instruction to adopt standards for voluntary certification of preschools.

SB 5622 by Senators Doumit, Johnson, Kastama, Keiser, McAuliffe, Finkbeiner, Prentice, Delvin, Roach, Berkey, Pflug, Hewitt, Zarelli, Schmidt, Kline, Rockefeller, Benton, and Kohl-Welles

Conforming Washington's tax structure to the streamlined sales and use tax agreement.

SB 5623 by Senators Haugen and Esser

Companion Bill: 1881

Clarifying that sales and use tax does not apply to certain regional transit authority service agreements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that: (1) Public entities that receive tax dollars must continuously improve the way they operate and deliver service so citizens receive maximum value for their tax dollars; and (2) An explicit statement clarifying that no sales or use tax shall apply to the entire charge paid by regional transit authorities for bus or rail combined operations and maintenance agreements
that are provided to such authorities in support of their provision of urban transportation or transportation services is necessary to improve efficient service.

**SB 5623-S** by Senate Committee on Ways & Means (originally sponsored by Senators Haugen and Esser)

Modifying the excise taxation of maintenance service agreements for regional transit authorities.

**(DIGEST AS ENACTED)**

Finds that: (1) Public entities that receive tax dollars must continuously improve the way they operate and deliver service so citizens receive maximum value for their tax dollars; and (2) An explicit statement clarifying that no sales or use tax shall apply to the entire charge paid by regional transit authorities for bus or rail combined operations and maintenance agreements that are provided to such authorities in support of their provision of urban transportation or transportation services is necessary to improve efficient service.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Transportation.
Feb 7 Executive session in committee.
Feb 8 TRAN - Majority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.
Feb 23 Public hearing in committee.
Mar 7 WM - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 11 Passed on second reading by Rules Committee.
Mar 12 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 34; nays, 14; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 23 Public hearing and executive action taken in committee. TR - Executive action taken by committee. TR - Majority; do pass. Passed to Rules Committee for second reading.
Mar 28 Minorities do not pass. Passed to Rules Committee for second reading.
Apr 13 Placed on second reading.
Apr 14 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 60; nays, 35; absent, 0; excused, 3.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Apr 16 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 20 Delivered to Governor.

**SB 5624** by Senators Kastama, McAuliffe, Hargrove, Weinstein, Spanel, and Delvin

Companion Bill: 1635

Authorizing local government funding of ambulance and emergency services.

Declares an intent to explicitly recognize local jurisdictions’ ability and authority to collect utility service charges to fund ambulance and emergency medical service systems that are based, at least in some part, upon a charge for the availability of these services. In fact, notwithstanding some of the discretion in the Washington State Supreme Court’s Arbortwood Idaho LLC v. City of Kennewick decision, the legislature finds that reliance on a funding policy which is based only on actual use of these services would be inequitable, would lead to disproportionate impacts on sick and injured persons, and could impede the likelihood that persons would seek ambulance or emergency medical service assistance in their time of need.

Finds that without a funding mechanism, local governments would no longer be able to operate or contract for ambulance and emergency medical services, thereby threatening the health, safety, and welfare of the people.

Declares an intent to ensure and promote the health, safety, and welfare of the people by clarifying cities' and towns' authority to operate ambulance and emergency medical services as a public utility, to contract for these services, and to fix rates and charges for both the availability and the actual use of ambulance and emergency medical services.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Government Operations & Elections.
Feb 8 Public hearing in committee.
Mar 1 Executive session in committee.

**SB 5625** by Senators Kohl-Welles, Schoesler, Hewitt, Poulsen, McAuliffe, and Delvin

Regarding gender equity reporting.

**(AS OF SENATE 2ND READING 3/10/05)**

Amends RCW 28B.110.040 to provide that for the purpose of determining whether participation is proportionate to the percentage of male and female enrollment, the institutions may use a three-year rolling average for male and female enrollments.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 9 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 EKHE - Majority; do pass. Passed to Rules Committee for second reading.
Mar 9 Placed on second reading by Rules Committee.
Mar 10 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 11 First reading, referred to Higher Education.
Mar 17 Public hearing in committee.
Mar 31 Executive session in committee. HE - Executive action taken by committee. HE - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

**SB 5626** by Senators Doumit, Hewitt, Roach, Zarelli, Rasmussen, and Regala

Companion Bill: 1882

Modifying the business and occupation tax of wholesale sales of motor vehicle and special fuels.

Revises the business and occupation tax of wholesale sales of motor vehicle and special fuels.

-- 2005 REGULAR SESSION --

Jan 31 First reading, referred to Ways & Means.
Feb 7 Public hearing in committee.

**SB 5627** by Senators Kline, Johnson, and Delvin; by request of Integrated Justice Information Board

Companion Bill: 1650

Addressing the failure to respond to citations and notices of infractions.
Revises provisions relating to the failure to respond to citations and notices of infractions.  
Repeals RCW 18.27.280.

**SB 5627-S** by Senate Committee on Judiciary (originally sponsored by Senators Kline, Johnson, and Delvin; by request of Integrated Justice Information Board)

Decriminalizing the refusal to sign a notice of infraction or citation if the notice is issued electronically or by mail.

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Decriminalizes the refusal to sign a notice of infraction or citation if the notice is issued electronically or by mail.

--- **2005 REGULAR SESSION --**

Jan 31  First reading, referred to Judiciary.

Feb 9   Public hearing in committee.

Mar 1   Executive session in committee.

Mar 2   JUD - Majority; 1st substitute bill be substituted, do pass.  
        Passed to Rules Committee for second reading.

Apr 6   Senate Rules "X" file.  
        -- 2006 REGULAR SESSION --

Jan 9   By resolution, reintroduced and retained in present status.

Jan 19  Revert to Rules White Sheet.  
        Made eligible to be placed on second reading.

Feb 10  Placed on second reading by Rules Committee.

Feb 23  Senate Rules "X" file.

**SB 5628** by Senators Keiser and Parlette

Companion Bill: 1842

Revising insurance coverage of pharmacy services.

Provides that, for every health plan delivered, issued for delivery, or renewed by a health carrier on and after January 1, 2006, that provides for payment of all or a portion of prescription costs, or reimbursement of prescription costs, must: (1) Not limit the purchase of prescription medicines to specific pharmacies; (2) Not discriminate between different providers of pharmacy services by requiring the payment of different copayments, coinsurance costs, deductibles, or prescription quantity limits by the covered pharmacy patient depending on the identity or nature of the provider of pharmacy services; (3) Not prohibit a qualified provider of pharmacy services from becoming a provider under the policy if the applicant meets all the applicable terms and conditions of the policy contract; and (4) Offer a provider of pharmacy services the same terms and conditions.

Provides that a health carrier, as defined in this act, who violates this act or a rule adopted under this act may be subject to a penalty of not less than one thousand dollars nor more than fifty thousand dollars for each violation, payable to the health services account.

Authorizes a person to bring action against a carrier to recover damages suffered as the result of a violation of this act or a rule adopted under this act. Proof of a violation constitutes prima facie evidence of damages.

--- **2005 REGULAR SESSION --**

Jan 31  First reading, referred to Health & Long-Term Care.

Feb 16  Work session and public hearing in committee.

Feb 28  Executive session in committee.

Mar 2   HEA - Majority; do pass.  
        Minority; do not pass.  
        Minority; without recommendation.  
        On motion, referred to Ways & Means.

**SB 5629** by Senator Jacobsen

Creating the office of student assistance to handle student financial aid programs.

Creates the office of student assistance to handle student financial aid programs.

Provides that all powers, duties, and functions of the higher education coordinating board and the office of the adjutant general of the state military department pertaining to financial assistance for students at institutions of higher education are transferred to the office of student assistance.

--- **2005 REGULAR SESSION --**

Jan 31  First reading, referred to Early Learning, K-12 & Higher Education.

**SB 5630** by Senator Jacobsen

Providing funding for parks and recreational facilities.

**(SEE ALSO PROPOSED 1ST SUB)**

Provides funding for parks and recreational facilities.

**SB 5630-S** by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Jacobsen)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Provides funding for parks and recreational facilities.

--- **2005 REGULAR SESSION --**

Jan 31  First reading, referred to Natural Resources,
        Ocean & Recreation.

Feb 10  Public hearing in committee.

Feb 28  Executive session in committee.

Mar 2   NROR - Majority; 1st substitute bill be substituted, do pass.  
        Passed to Rules Committee for second reading.

Apr 6   Senate Rules "X" file.

**SB 5631** by Senators Regala, Hargrove, Stevens, Brandland, Kline, McAuliffe, Franklin, Prentice, Esser, Delvin, and Kohl-Welles

Changing provisions relating to inmate work programs.  

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Revises provisions relating to inmate work programs.

**SB 5631-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Hargrove, Stevens, Brandland, Kline, McAuliffe, Franklin, Prentice, Esser, Delvin, and Kohl-Welles)

**(DIGEST AS ENACTED)**

Revises provisions relating to inmate work programs.

Provides that the products and services of this industry, including purchased products and services necessary for a complete product line, may be sold to the following: (1) An employee and immediate family members of an employee of the department of corrections; and (2) A person under the supervision of the department of corrections and his or her immediate family members.

Declares that it is prohibited to purchase any item purchased under this act for the purpose of resale.

Provides that any school district may purchase goods produced or provided in whole or in part from class II inmate work programs operated by the department of corrections pursuant to RCW 72.09.100, including but not limited to furniture, equipment, or supplies. School districts are encouraged to set as a target to contract, beginning after June 30, 2006, to purchase up to one percent of the total goods required by the school districts each year, goods produced or provided in whole
or in part from class II inmate work programs operated by the department of corrections.

--- 2005 REGULAR SESSION ---

Jan 31 First reading, referred to Human Services & Corrections.
Feb 8 Public hearing in committee.
Feb 14 Executive session in committee.
Feb 15 HSC - Majority: 1st substitute bill be substituted, do pass.
Feb 22 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 47; nay, 0; absent, 0; excused, 2.

--- IN THE HOUSE ---

Mar 9 First reading, referred to Criminal Justice & Corrections.
Mar 24 Public hearing in committee.
Apr 1 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority: do pass with amendment(s).
Minority: do not pass.
Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority: do pass with amendment(s) by Criminal Justice & Corrections.
Minority: do not pass.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 7 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 55; nay, 41; absent, 0; excused, 2.

--- IN THE SENATE ---

Apr 18 Senate concurred in House amendments.
Passed final passage; yea, 40; nay, 2; absent, 0; excused, 7.
Apr 19 President signed.

--- IN THE HOUSE ---

Apr 21 Speaker signed.

--- OTHER THAN LEGISLATIVE ACTION ---

Apr 23 Delivered to Governor.
May 9 Governor signed.
Chapter 346, 2005 Laws.
Effective date 7/24/2005.

SB 5632 by Senators Schoesler, Hewitt, Mulliken, Parlette, Rasmussen, Roach, Jacobsen, Haugen, and Honeyford
Companion Bill: 1553
Describing educational visits to small agricultural employers.

(SEE ALSO PROPOSED 1ST SUB)

Declares that any initial visit by the director, or an authorized representative, to the workplace of an agricultural employer with ten or fewer full-time equivalent employees shall be regarded as a visit for the purposes of providing occupational safety and health education for employers and employees, and offering consultation and advice.

Provides that the director, or an authorized representative, may make recommendations regarding the elimination of any hazards disclosed during the visit, and shall provide an employer with a reasonable opportunity to abate any such hazards.

Provides that the director, or an authorized representative, may require the owner to correct any hazards disclosed during the initial visit, and may require the owner to send a statement that the hazards have been abated. Alternatively, the director, or an authorized representative, may schedule a subsequent visit to ascertain whether the hazards have been abated.

SB 5632-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Schoesler, Hewitt, Mulliken, Parlette, Rasmussen, Roach, Jacobsen, Haugen, and Honeyford)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that, for the purposes of this act, a "small farming operation" means an employer that: (1) Is engaged in the growing of or harvesting of crops, the raising of livestock or poultry, or related activities conducted on sites such as a farm, ranch, orchard, dairy farm, or similar farming operation;

(2) Employs ten or fewer employees on the day of the visit and at all times during the twelve months preceding the visit; and

(3) Has not housed any seasonal or temporary farm workers in permanent or temporary structures located on or off the property of the employer during the twelve months preceding the visit.

Declares that "small farming operation" shall be interpreted to be consistent with that term as it is defined or used by the United States department of labor, occupational safety and health administration in the administration of the federal occupational safety and health act (29 U.S.C. chapter 15).

--- 2005 REGULAR SESSION ---

Jan 31 First reading, referred to Labor, Commerce, Research & Development.
Feb 10 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 LCRD - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.
Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 5633 by Senators Carrell, Rasmussen, Rockefeller, Shin, Stevens, Hargrove, Mulliken, and McAuliffe
Revising provisions relating to retention of information concerning unfounded allegations of child abuse or neglect.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, if the department fails to comply with RCW 26.44.031(1), any aggrieved person may institute proceedings for injunctive or other appropriate relief for enforcement of the requirement to purge information. These proceedings may be instituted in the superior court for the county in which the person resides, or, if the person is not then a resident of this state, in the superior court for Thurston county.

Provides that, in a proceeding under this act, the court shall enforce obedience to the requirement to purge information by enjoining compliance upon the secretary of the department. The court may issue such writs and processes as are necessary to carry out such orders and may award a penalty of up to one thousand dollars and reasonable attorneys' fees and court costs to the aggrieved person who instituted the proceedings.

Declares that a proceeding under this act does not preclude other methods of enforcement provided for by law.

SB 5633-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Carrell, Rasmussen, Rockefeller, Shin, Stevens, Hargrove, Mulliken, and McAuliffe)
Convening a work group to recommend standards for communication of information concerning dependent children.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the work group to make recommendations regarding definitions of categories of information to be used, who should have access to categories of information, how long it is to be retained, how and when appropriate information is to be purged, compliance enforcement, and consequences for noncompliance. Recommendations shall address all forms of information whether it is kept in electronic, magnetic, paper, or other form of storage media. All recommendations shall be consistent with state and federal law governing release of confidential information. The work group shall report its recommendations to the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Human Services & Corrections.
Feb 8 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 HSC - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 9 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5634 by Senators Schoesler, Sheldon, Carrell, Stevens, Schmidt, Shin, Mulliken, Morton, Benson, Delvin, Pflug, Esser, Roach, Johnson, and Benton

Requiring that educational credits used to increase teachers' salaries are earned at verified accredited educational institutions.

Requires the office of the superintendent of public instruction to verify that credits earned by certificated staff, that are used to increase earnings on the salary schedule consistent with RCW 28A.415.023, are obtained from an educational institution accredited by an accrediting association recognized by rule of the higher education coordinating board.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Early Learning, K-12 & Higher Education.
Mar 2 Public hearing in committee.

SB 5635 by Senators Schoesler, Mulliken, Esser, Hargrove, Hewitt, Carrell, Stevens, Benson, Schmidt, Honeyford, McCaslin, Sheldon, and Benton

Clarifying the process for restoration of the right to possess firearms.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to clarify the process for obtaining a certificate of rehabilitation in the restoration of firearm possession rights in response to State v. Masangkay, Docket Number 52096-2-1 (2004). In that case, the court held that there was no provision in Washington statutes for issuance of a certificate of rehabilitation.

Declares an intent to clarify the current procedure governing restoration of possession rights so that a person may petition a court of record for a certificate of rehabilitation.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Human Services & Corrections.
Feb 16 Public hearing in committee.
Mar 2 Executive session in committee.
JUD - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5636 by Senators Keiser, Benson, Franklin, Parlette, Kline, Thibaud, and Kastama

Revising provision for imposition of sanctions on health professionals.

(AS OF SENATE 2ND READING 2/06/06)

Provides that, upon a finding, after hearing, that a license holder or applicant has committed unprofessional conduct or is unable to practice with reasonable skill and safety due to a physical or mental condition, the disciplining authority may consider the imposition of sanctions, taking into account any prior findings of fact under RCW 18.130.110, any stipulations to informal disposition under RCW 18.130.172, and any action taken by other state disciplining authorities.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Health & Long-Term Care.
Feb 10 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 23 HEA - Majority: do pass.
Passed to Rules Committee for second reading.
Mar 8 Placed on second reading by Rules Committee.
Mar 9 Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --
Mar 10 First reading, referred to Health Care.
Mar 17 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.
Feb 24 Senate Rules "X" file.

SB 5635-S by Senate Committee on Judiciary (originally sponsored by Senators Schoesler, Mulliken, Esser, Hargrove, Hewitt, Carrell, Stevens, Benson, Schmidt, Honeyford, McCaslin, Sheldon, and Benton)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to clarify the process for obtaining a certificate of rehabilitation in the restoration of firearm possession rights in response to State v. Masangkay, Docket Number 52096-2-1 (2004). In that case, the court held that there was no provision in Washington statutes for issuance of a certificate of rehabilitation.

Declares an intent to clarify the current procedure governing restoration of possession rights so that a person may petition a court of record for a certificate of rehabilitation.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Judiciary.
Feb 7 First reading, referred to Health Care.
Feb 16 Public hearing in committee.
Feb 17 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority: do pass.
Feb 21 Passed to Rules Committee for second reading.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.
Amends RCW 28A.655.061 relating to student assessments.

Requires that, beginning in the 2005-06 school year and every year thereafter, each public high school shall notify students and parents, in the primary language of parents to the extent practicable, of the options under the high school assessment system and any appeals processes for students to demonstrate achievement of the state academic standards.

Requires that, beginning in the 2005-06 school year and every year thereafter, each public high school shall notify students and parents, in the primary language of parents to the extent practicable, of the different courses and programs in career and technical education and those offered through area skill centers that provide students the skills and knowledge in those content areas assessed by the high school assessment system and included in the certificate of academic achievement.
Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of community, trade, and economic development for the purposes of section 5 of this act.

Repeals RCW 28B.30.530 and 28B.30.533.

### SB 5641-S

by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Eide, Haugen, Shin, Keiser, Franklin, McAuliffe, and Kohl-Welles)

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Finds that: The state's current mechanisms for encouraging and supporting entrepreneurship is inadequate; training and technical support for small businesses and entrepreneurial development is fragmented; no comprehensive plan guides the different entities providing services; and there is no single point of leadership and responsibility.

Declares an intention to increase job creation in the state by providing a comprehensive network of technical assistance, training, and support services to entrepreneurs and start-up firms; encouraging self-employment, and coordinating private and public support to entrepreneurs and start-up firms. It is the purpose of this act to create a coordinated, efficient, responsive, and accountable system to support small business and entrepreneurial development.

Creates the Washington entrepreneurial assistance center in the department of community, trade, and economic development.

Declares the provisions of chapter 82.04 RCW do not apply to amounts received as royalties for copyrights or patents for five years, beginning with the date the copyright or patent is issued.

### SB 5642

by Senators Eide, Haugen, Shin, Keiser, Rasmussen, McAuliffe, and Kohl-Welles

Establishing the business and job retention and expansion program.

*(SEE ALSO PROPOSED 1ST SUB)*

Declares it is the purpose of this act to authorize and fund the creation of a statewide business and job retention program that places primary reliance on locally based business and job retention programs to assist businesses that are likely to close, fail, or experience a permanent mass layoff. The state's primary role in the business and job retention program is to provide continuing financial and technical assistance and training to the locally based business and job retention programs to ensure their success.
Establishes within the department of community, trade, and economic development the business and job retention and expansion program.

Requires the employment security department to: (1) Track numbers of dislocated workers and part-time workers in the state; (2) Assess the number and causes of permanent mass layoffs and closures using a modified permanent mass layoff and plant closure data base that is presently funded by the federal government; and (3) Supply the director of the department of community, trade, and economic development with data under this act, which will allow the state and local components of the business and job retention and expansion program to prioritize delivery of service to distressed, mature, and cyclical industries.

Appropriates the sum of six hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund--state to the department of community, trade, and economic development for the purposes of this act.

Appropriates the sum of six hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund--state to the department of community, trade, and economic development for the purposes of this act.

SB 5642-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Eide, Haugen, Shin, Keiser, Rasmussen, McAuliffe, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares it is the purpose of this act to authorize and fund the creation of a statewide business and job retention program that places primary reliance on locally based business and job retention programs to assist businesses that are likely to close, fail, or experience a permanent mass layoff. The state’s primary role in the business and job retention program is to provide continuing financial and technical assistance and training to the locally based business and job retention programs to ensure their success.

Establishes within the department of community, trade, and economic development the business and job retention and expansion program.

Requires the department of community, trade, and economic development to draw upon its existing resources, employment and economic data from the employment security department, and data from the department of licensing and the department of revenue and other sources, to do nonduplicative analyses of trends in the state's industries and work forces. The department shall make such analyses available to relevant businesses, labor organizations or work forces, local governments, economic development organizations, early warning programs, and business and job retention and expansion programs, and shall work with them to develop long-term strategies for economic growth and revitalization.

Directs the employment security department to: (1) Assess the number and causes of potential plant closures and mass layoffs as covered by the federal worker adjustment and retraining notification act; (2) Assess the number and causes of permanent mass layoffs and closures using the permanent mass layoff and plant closure data base that is presently funded by the federal government; and (3) Supply the director of the department of community, trade, and economic development with data gathered under this subsection, which will allow the state and local components of the business and job retention and expansion program to prioritize delivery of service to distressed, mature, and cyclical industries.

Appropriates the sum of six hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund--state to the department of community, trade, and economic development for the purposes of this act.

Appropriates the sum of six hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund--state to the department of community, trade, and economic development for the purposes of this act.

Feb 1 2005 REGULAR SESSION --

First reading, referred to International Trade & Economic Development.

Feb 10 Public hearing in committee.

Feb 17 Executive session in committee.

Feb 18 ITED - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Minority; do not pass.

Referred to Ways & Means.

SB 5643 by Senators Hargrove, Kline, and Brandland

Companion Bill: 1651

Exempting community notification and release of sex offender information from public disclosure.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that it is and has been the intent of the legislature that information regarding sex offenders be shared between state agencies and with local law enforcement, and that public disclosure of sex offender information that is accurate, relevant, and necessary to protect the public be managed by and controlled through the community notification statute, RCW 4.24.550.

Finds that law enforcement has been, and continues to be, the most reliable means of ensuring that the information released protects the public, protects the confidentiality of victims, protects ongoing criminal investigations, and complies with the confidentiality provisions of other federal and state laws.

Finds that to accomplish its penological duties, the department of corrections must receive and use protected information to appropriately confine, supervise, treat, and assess the risk of offenders. To further this intent, the legislature has authorized the end of sentence review committee to access and consider information that otherwise may be confidential for the specific reason of determining if the offender should be referred for civil commitment as a sexually violent predator under chapter 71.09 RCW.

Finds that it is appropriate for the department to share information, beyond what is publicly disclosable, with law enforcement agencies for the appropriate supervision of offenders in the community or for the investigation of criminal acts.

Does not intend that law enforcement bulletins or notes, comments, and assessments of the end of sentence review committee to assess the risk, or plan the transition of sex offenders to the community, be available for public inspection through public disclosure due to the risk that providing the information in such a manner would pose to the state's community notification program and the risk that the information would unnecessarily traumatize the victims of the offenders' previous offenses.

SB 5643-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Kline, and Brandland)

(AS OF SENATE 2ND READING 3/10/05)

Declares that it is and has been the intent of the legislature that information regarding sex offenders be shared between state agencies and with local law enforcement, and that public disclosure of sex offender information that is accurate, relevant, and necessary to protect the public be managed by and controlled through the community notification statute, RCW 4.24.550.

Finds that law enforcement has been, and continues to be, the most reliable means of ensuring that the information released protects the public, protects the confidentiality of victims, protects ongoing criminal investigations, and complies with the confidentiality provisions of other federal and state laws.

Finds that to accomplish its penological duties, the department of corrections must receive and use protected information to appropriately confine, supervise, treat, and assess
the risk of offenders. To further this intent, the legislature has authorized the end of sentence review committee to access and consider information that otherwise may be confidential for the specific reason of determining if the offender should be referred for civil commitment as a sexually violent predator under chapter 71.09 RCW.

Finds that it is appropriate for the department to share information, beyond what is publicly disclosable, with law enforcement agencies for the appropriate supervision of offenders in the community or for the investigation of criminal acts.

Does not intend that law enforcement bulletins or notes, comments, and assessments of the end of sentence review committee to assess the risk, or plan the transition of sex offenders to the community, be available for public inspection through public disclosure due to the risk that providing the information in such a manner would pose to the state's community notification program and the risk that the information would unnecessarily traumatize the victims of the offenders’ previous offenses.

--- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Human Services & Corrections.
Feb 8 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HSC - Majority; 1st substitute bill be substituted, do pass.
Mar 8 Passed to Rules Committee for second reading.
Mar 10 1st substitute bill substituted.
Rules suspended. Placed on 'Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

--- IN THE HOUSE --
Mar 11 First reading, referred to State Government Operations & Accountability.
Mar 22 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

--- 2006 REGULAR SESSION --
--- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.

SB 5644 by Senators Kline, Roach, Benton, Esser, Prentice, Shin, McAulliffe, Haugen, Fairley, Hargrove, and Rasmussen

Extending the stay on driver's license suspensions pending entry of a deferred prosecution.

(SUBSTITUTED FOR - SEE 1ST SUB)
Amends RCW 46.20.308 to extend the stay on driver's license suspensions pending entry of a deferred prosecution.

SB 5644-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Roach, Benton, Esser, Prentice, Shin, McAulliffe, Haugen, Fairley, Hargrove, and Rasmussen)

(DIGEST AS ENACTED)
Amends RCW 46.20.308 to extend the stay on driver's license suspensions pending entry of a deferred prosecution.

Provides that the stay shall not be longer than one hundred fifty days after the date charges are filed, or two years after the date of the arrest, whichever time period is shorter.

--- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Judiciary.
Feb 16 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 28 JUD - Majority; 1st substitute bill be substituted, do pass.

SB 5645 by Senators Kline, Roach, Esser, Prentice, Keiser, Haugen, Fairley, Shin, Hargrove, and Rasmussen

Changing requirements for ignition interlock devices.

Provides that proof of an ignition interlock device shall not be necessary if the applicant provides a declaration that he or she does not own a vehicle, and is employed in a position that requires that he or she drive an employer's vehicle during working hours.

Declares that the device shall not be required on vehicles owned by a person's employer and driven as a requirement of employment, and during working hours only.

--- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Judiciary.
Feb 16 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 JUD - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5646 by Senators Kline, Rockefeller, Franklin, Shin, Fraser, Prentice, Keiser, and Kohl-Welles

Prohibiting confidentiality agreements in lawsuits involving public hazards.

Declares that the intent of this act is to prevent confidentiality agreements in lawsuits involving a public hazard so that the public and public institutions are better able to identify newly emerging risks and prevent future injuries produced by similar situations, as well as to better identify the safety records of manufacturers, vendors, practitioners, and facilities.

--- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Judiciary.
Feb 16 Public hearing in committee.
Mar 1 Executive session in committee.

SB 5647 by Senators Kline, Franklin, Fairley, Prentice, McAulliffe, and Shin

Limiting the authority of peace officers to enforce federal immigration laws.
SB 5649 by Senators Keiser, Deccio, Thibaudeau, Parlette, and Benson

Providing for fairness in the informal dispute resolution process.

(SEE ALSO PROPOSED 1ST SUB]

Provides for fairness in the informal dispute resolution process.

SB 5649-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Deccio, Thibaudeau, Parlette, and Benson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides for fairness in the informal dispute resolution process.

Feb 1 First reading, referred to Health & Long-Term Care.
Feb 9 Public hearing in committee.
Feb 28 Executive session in committee.

SB 5650 by Senators Thibaudeau, Deccio, Keiser, Parlette, Kohl-Welles, Benson, and McAuliffe

Companion Bill: 1545

Regulating adult family home staff.

(SEE ALSO PROPOSED 1ST SUB)

Requires the department to implement, as part of the required training and continuing education, food safety training integrated into the curriculum that meets the standards established by the state board of health pursuant to chapter 69.06 RCW. Individual food handler permits are not required for persons who successfully complete the training.

Directs the department to work with the providers and resident communities to develop opportunities for licensing and quality assurance staff to become familiar with the actual environment and the daily hands-on routine of care and services in an adult family home.

SB 5650-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Deccio, Keiser, Parlette, Kohl-Welles, Benson, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department to implement, as part of the required training and continuing education, food safety training integrated into the curriculum that meets the standards established by the state board of health pursuant to chapter 69.06 RCW. Individual food handler permits are not required for persons who begin working in an adult family home after June 30, 2005, and successfully complete the basic and modified-basic caregiver training if they receive information or training regarding safe food handling practices from the employer before providing food handling or service for the adult family home clients. Documentation that the information or training has been provided to the individual must be kept on file by the employer.

Provides that licensed adult family home providers or employees who hold individual food handler permits before June 30, 2005, must maintain continuing education of one-half hour per year to maintain food handling and safety training.

Provides that, except for the food safety training standards adopted by the state board of health pursuant to RCW 69.06.010, chapter 69.06 RCW is not applicable to persons who work in adult family homes and successfully complete training and continuing education as required in this act.

Feb 1 First reading, referred to Health & Long-Term Care.
Feb 9 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Mar 7 Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5651 by Senators Fraser, Hewitt, Mulliken, Rasmussen, McAuliffe, and Kohl-Welles

Companion Bill: 1120

Returning interest earned to the community and technical college capital projects account.
Returns interest earned to the community and technical college capital projects account.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; do pass.
   Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5652 by Senators Shin, Schoesler, Haugen, Mulliken, Sheldon, and Rasmussen
Companion Bill: 1658
Establishing the short line rail revitalization program.

Declares an intent to establish a short line rail revitalization program within the community economic revitalization board within the department of community, trade, and economic development to allow political subdivisions to be approved for a sales and use tax credit for short line rail projects that are reasonably expected to provide a direct economic benefit in this state.

Provides that, in consultation with the Washington state department of transportation freight rail program, the board shall report to the legislature on a biennial basis on the short line rail revitalization program. The report must give a detailed account of approved and rejected projects under the program, their cumulative impact on the state's general fund, a cost-benefit analysis of projects to the state including highway maintenance and improvement savings, and a summary of the economic benefits realized through the program.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to International Trade & Economic Development.
Feb 8 Public hearing in committee.

SB 5653 by Senators Jacobsen, Swecker, Doumit, and Haugen
Companion Bill: 1237
Describing specialized commercial vehicles used for patient transportation.

Finds that requiring all patients who need to travel in a prone or supine position but are medically stable, to be transported by ambulance can be overly restrictive to individuals with disabilities. These individuals frequently travel by means of reclining wheelchairs or devices commonly referred to as banana carts.

Declares that expanding travel options for these individuals will give them greater opportunities for mobility and reduce their costs of travel.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Transportation.

SB 5654 by Senators Prentice, Esser, Oke, and Kohl-Welles
Companion Bill: 1784
Protecting the privacy of personal information of criminal justice officials.

(SUBSTITUTED FOR - SEE 1ST SUB)
Finds that the dissemination of personally identifying information as proscribed in RCW 4.24.680 is not in the public interest.

Provides that a person shall not knowingly make available on the world wide web the personal information of a peace officer, justice, judge, commissioner, public defender, or prosecutor if the dissemination of the personal information poses an imminent and serious threat to the peace officer's, justice's, judge's, commissioner's, public defender's, or prosecutor's safety or the safety of that person's immediate family and the threat is reasonably apparent to the person making the information available on the world wide web to be serious and imminent.

Provides that any person whose personal information is made available on the world wide web as described in RCW 4.24.680 (1) who suffers damages as a result of such conduct may bring an action against the person or organization who makes such information available, for actual damages sustained plus punitive damages in an amount not to exceed ten thousand dollars, and reasonable attorneys' fees and costs.

SB 5654-S by Senate Committee on Judiciary (originally sponsored by Senators Prentice, Esser, Oke, and Kohl-Welles)

(DIGEST AS ENACTED)
Finds that the dissemination of personally identifying information as proscribed in RCW 4.24.680 is not in the public interest.

Provides that a person shall not knowingly make available on the world wide web the personal information of a peace officer, justice, judge, commissioner, public defender, or prosecutor if the dissemination of the personal information poses an imminent and serious threat to the peace officer's, justice's, judge's, commissioner's, public defender's, or prosecutor's safety or the safety of that person's immediate family and the threat is reasonably apparent to the person making the information available on the world wide web to be serious and imminent.

Provides that any person whose personal information is made available on the world wide web as described in RCW 4.24.680 (1) who suffers damages as a result of such conduct may bring an action against the person or organization who makes such information available, for actual damages sustained plus punitive damages in an amount not to exceed ten thousand dollars, and reasonable attorneys' fees and costs.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Judiciary.
Feb 22 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 JUD - Majority; 1st substitute bill be substituted, do pass.
   Minority; without recommendation.
Feb 28 Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
   Senate Rules "X" file.
   -- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
   Rules suspended. Placed on Third Reading.
   Third reading, passed; yeas, 48; nays, 0;
   absent, 0; excused, 1.
   -- IN THE HOUSE --
Feb 16 First reading, referred to Judiciary.
Feb 22 Public hearing and executive action taken in committee.
   JUDI - Executive action taken by committee.
   JUDI - Majority; do pass with amendment(s).
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted and the bill amended.
   Placed on third reading.
   Third reading, passed; yeas, 97; nays, 0;
   absent, 0; excused, 1.
   -- IN THE SENATE --
Mar 7 Senate concurred in House amendments.
   Passed final passage; yeas, 46; nays, 0; absent, 1;
   excused, 2.
Mar 8 President signed.
SB 5655 by Senators Schmidt, Rasmussen, Eide, Jacobsen, Poulsen, Kline, and Kohl-Welles
Companion Bill: 1495
Requiring that Washington's tribal history be taught in the common schools.

Provides that, by January 1, 2015, or when a school district reviews or adopts its social studies curriculum, whichever is sooner, the school district must incorporate into its history and social studies curricula for each grade in which the district offers instruction on Washington state and United States history, the tribally and district-approved history and culture curriculum of a federally recognized Indian tribe whose reservation in whole or in part sits within the boundaries of the school district.

Provides that, if a district has no portion of a tribal reservation located within its boundaries, the district must incorporate into its curricula the tribally and district-approved history and culture curriculum of the federally recognized Indian tribes whose traditional lands and territories are within a one hundred mile radius of the school district.

Requires the program of Indian education within the office of the superintendent of public instruction to assist school districts in determining the location of tribal reservations and traditional lands and territories.

Provides that the tribal history and culture curriculum required under this section may be taught only by a teacher who has completed that tribe’s first people’s language and culture teacher certification program, or by a teacher who has been approved by the respective tribe whose curriculum is to be taught.

SB 5656 by Senators Thibaudeau, Deccio, Esser, and Franklin
Companion Bill: 1540
Allowing participation of denturists in preferred provider networks.

Authorizes participation of denturists in preferred provider networks.

SB 5657 by Senators Haugen and Brandland
Companion Bill: 1159
Limiting liability for persons working with liquefied petroleum gas.

SB 5658 by Senators Haugen and Honeyford
Companion Bill: 1622
Regulating liquefied petroleum gas.

SB 5657-S by Senate Committee on Judiciary (originally sponsored by Senators Haugen and Brandland)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Provides that a person who sells at retail, supplies, handles, or transports liquefied petroleum gas is not liable for civil damages for injury or loss of property caused by: (1) The installation, alteration, modification, or repair of liquefied petroleum gas equipment or a liquefied petroleum gas appliance if the installation, alteration, modification, or repair was done without the knowledge and consent of the person selling, supplying, handling, or transporting liquefied petroleum gas; or

(2) The use of liquefied petroleum gas equipment or a liquefied petroleum gas appliance in a manner or for a purpose other than that for which the equipment or appliance was intended and that could not reasonably have been expected.

Declares that a person who follows the applicable procedures and standards established by the national fire protection association in NFPA 54 (national fuel gas code) and NFPA 58 (liquefied petroleum gas code) may not be deemed negligent.
(2) Deface, erase, obliterate, cover up, or otherwise remove or conceal any name, mark, initial, or device on a liquefied petroleum gas container. Does not apply to cylinders.

Declares that a violation of this act is a class 1 civil infraction under chapter 7.80 RCW.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Water, Energy & Environment.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 WEE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules “X” file.

SB 5660 by Senators Kastama, Prentice, Fairley, Rockefeller, Elde, and Fraser
Companion Bill: 1640
Providing a dispute mechanism for manufactured/mobile home landlord and tenant disputes.

Finds that taking legal action against a park owner for violations of the manufactured/mobile home landlord-tenant act can be a costly and lengthy process, and that many people cannot afford to pursue a court process to vindicate statutory rights. Park owners similarly are benefited by having access to a process that resolves disputes quickly and efficiently.

Declares an intent to provide a less costly and more efficient way for manufactured/mobile homeowners and park owners to resolve disputes, and to provide a mechanism for state authorities to quickly locate owners of manufactured housing communities.

Declares an intent to authorize the department of community, trade, and economic development to register mobile home parks or manufactured housing communities, conduct investigations, issue citations, issue cease and desist orders, and impose fines for violations of the manufactured/mobile home landlord-tenant act.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 9 Public hearing in committee.

SB 5661 by Senators Sheldon, McCaslin, Mulliken, and Roach
Creating categorical exemptions from the state environmental policy act for certain activities.

Provides that within urban growth areas designated under RCW 36.70A.110, decisions pertaining to the following activities are exempt from chapter 43.21C RCW: (1) Construction of or location of any residential structures of ten or fewer dwelling units; (2) Division of land into nine or fewer lots or parcels; and (3) Any landfill or excavation of five hundred cubic yards throughout the total lifetime of the fill or excavation.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Water, Energy & Environment.
Feb 15 Public hearing in committee.
SB 5662 by Senators Jacobsen, Kastama, Sveccker, Benson, Esser, Mulliken, Shin, and Oke; by request of Freight Mobility Strategic Investment Board

Companion Bill: 1603

Establishing funding for freight mobility.

Recognizes the importance of placing a greater emphasis on the movement of freight in Washington state. A strong programmatic commitment is needed to focus current resources and direct new, ongoing funding toward freight corridor priorities and projects that expedite the movement of cargo.

 Declares that, when created, the freight mobility strategic investment board had dedicated funding which was lost through passage of Initiative 695.

Declares that the establishment of a dedicated fund is critical to providing a repository for private and public funds for capital projects selected through the board's selection process, and to communicating the commitment of the state to improve freight movement within Washington's borders as well as provide a more cost-efficient way to advance capital projects. A predictable level of support will remove uncertainty in project development and will deliver projects in a more timely manner.

Declares an intent to attract new funding as part of the transportation equity act for the 21st Century (TEA-21) extension or reauthorization.

Creates the freight mobility strategic investment account in the state treasury.

Feb 28 Public hearing in committee.

--- 2005 REGULAR SESSION ---
Feb 1 First reading, referred to Transportation.
Feb 2 Public hearing in committee.

SB 5663 by Senators Rasmussen, Schoesler, Doumit, Honeyford, Parlette, Jacobsen, and Mulliken

Companion Bill: 1664

Changing the tax exemptions for machinery and equipment used to reduce agricultural burning.

(SUBSTITUTED FOR - SEE 2ND SUB)

Repeals and narrows tax incentives for machinery and equipment used to reduce agricultural burning of cereal grains and grass grown for seed for air quality purposes.

Repeals RCW 82.08.840, 82.12.840, 82.04.4459, and 84.36.580.

SB 5663-S by Senate Committee on Ways & Means (originally sponsored by Senators Rasmussen, Schoesler, Doumit, Honeyford, Parlette, Jacobsen, and Mulliken)

(SUBSTITUTED FOR - SEE 2ND SUB)

Repeals and narrows tax incentives for machinery and equipment used to reduce agricultural burning of cereal grains and grass grown for seed for air quality purposes.

Repeals RCW 82.08.840, 82.12.840, 82.04.4459, and 84.36.580.

SB 5663-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Rasmussen, Schoesler, Doumit, Honeyford, Parlette, Jacobsen, and Mulliken)

(DIGEST AS ENACTED)

Repeals and narrows tax incentives for machinery and equipment used to reduce agricultural burning of cereal grains and grass grown for seed for air quality purposes.

Repeals RCW 82.08.840, 82.12.840, 82.04.4459, and 84.36.580.

SB 5664 by Senators McAuliffe, Eide, Brandland, Regala, Thibadeau, Stevens, Keiser, Kline, and Rasmussen

Improving teachers' skills with regard to children with learning differences.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, to receive initial certification as a teacher in this state after the effective date of this act, an applicant shall demonstrate knowledge either through completion of coursework or through passage of a test on teaching students with learning differences including the use of research-based assessment and instructional strategies for students with dyslexia, dysgraphia, and language learning disabilities. The state board of education, with the advice of the professional educator standards board, shall adopt rules to implement this act.

SB 5664-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Eide, Brandland, Regala, Thibadeau, Stevens, Keiser, Kline, and Rasmussen)

(DIGEST AS ENACTED)

Amends RCW 28A.415.023 to provide that the school-based plan shall address issues of research-based assessment and
214 Legislative Digest and History of Bills

SB 5665 by Senators Parlette, Schoesler, Hewitt, Honeyford, and Mulliken

Companion Bill: 1911

Requiring workers to report accidents.

(SEE ALSO PROPOSED 2ND SUB)

Revises provisions requiring workers to report accidents.

SB 5665-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Parlette, Schoesler, Hewitt, Honeyford, and Mulliken)

Requiring reporting of industrial insurance injuries.

(SEE ALSO PROPOSED 2ND SUB)

Revises provisions requiring reporting of industrial insurance injuries.

SB 5665-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Parlette, Schoesler, Hewitt, Honeyford, and Mulliken)

Implementing the joint legislative audit and review committee's recommendation on reporting industrial insurance injuries.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Implements the joint legislative audit and review committee's recommendation on reporting industrial insurance injuries.

SB 5666 by Senators Stevens, Hargrove, McAuliffe, Carrell, Brandland, Delvin, Roach, Rasmussen, and Kohl-Welles

Regarding information sharing in child dependency cases.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that to aid in the prevention of tragic deaths of children in the child welfare system, those responsible for making placement decisions in cases of child abuse or neglect should have the relevant evidence available to them to aid them in making placement decisions that will best protect the safety and welfare of the child.

SB 5666-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Hargrove, McAuliffe, Carrell, Brandland, Delvin, Roach, Rasmussen, and Kohl-Welles)

(AS OF SENATE 2ND READING 3/09/05)

Finds that to aid in the prevention of tragic deaths of children in the child welfare system, those responsible for making placement decisions in cases of child abuse or neglect should have the relevant evidence available to them to aid them in making placement decisions that will best protect the safety and welfare of the child.

SB 5667 by Senators Roach, Mulliken, Johnson, Hewitt, Honeyford, Sheldon, and Schmidt

Making the county auditor an elective office in all counties.

Declares an intent to make the position of county auditor, and of the chief elections official, however named, in all counties an
elective office. This act therefore applies to all counties, including without limitation counties operating under a home rule charter.

-- 2005 REGULAR SESSION --

Feb 1  First reading, referred to Government Operations & Elections.

Feb 2  Public hearing in committee.

SB 5668  by Senators Roach, Swecker, Carrell, and Mulliken

requiring high school education on the voting process.

provides that any course in United States history or government used to fulfill high school graduation requirements must include information on voting in and the process of both the primary and general elections, the absentee and provisional ballot processes, and a discussion of the state voters' pamphlet.

-- 2005 REGULAR SESSION --

Feb 1  First reading, referred to Early Learning, K-12 & Higher Education.

SB 5669  by Senators Roach, Swecker, Schoesler, Carrell, Benson, and Mulliken

requiring a valid driver's license to use a state vehicle.

declares that policies must also include verification of a valid Washington state driver's license. Before an employee is allowed to use a vehicle owned, leased, or rented by a state agency, the agency director, or the director's designee, shall check with the department of licensing and confirm that the Washington state driver's license in the person's possession is valid. If the person does not have a valid license, use of a state vehicle is prohibited.

-- 2005 REGULAR SESSION --

Feb 1  First reading, referred to Government Operations & Elections.

SB 5670  by Senators Roach, Mulliken, Honeyford, Sheldon, and Johnson

Companion Bill: 1162

requiring the opportunity for a referendum for critical areas regulations.

requires the opportunity for a referendum for critical areas regulations.

-- 2005 REGULAR SESSION --

Feb 1  First reading, referred to Government Operations & Elections.

SB 5671  by Senators Roach, Mulliken, Hewitt, Honeyford, Sheldon, and Johnson

Companion Bill: 1165

requiring compensation for county regulatory actions that reduce property value.

provides that a county that adopts and/or implements regulations or any other act that sets aside, prevents use, or devalues property or a property interest shall, in addition to liability for any other damages due under chapter 64.40 RCW, compensate the taxpayer identified on the annual tax assessment for the percentage portion fair market value of the property or property interest set aside, prevented from use, or devalued and for loss of potential income within one year of the passage or implementation of such ordinances, statutes, rules, or act utilized to cause such impact on taxed property within the county.

-- 2005 REGULAR SESSION --

Feb 1  First reading, referred to Government Operations & Elections.

SB 5672  by Senators Jacobsen, Esser, Poulsen, Benson, and Swecker

Companion Bill: 1464

regulating commercial parking businesses.

(SUBSTITUTED FOR - SEE 1ST SUB)

declares that a commercial parking business may not charge a parking charge unless a sign is conspicuously posted on the parking lot that clearly indicates: (1) The times and circumstances in which a parking charge will be charged;

(2) The amount of the parking charge, a schedule of hourly or daily rates, or a schedule of parking charges for different circumstances or durations; and

(3) The name, telephone number, and address of the commercial parking business.

provides that the registered owner of an unauthorized vehicle in a commercial parking lot is presumed to be liable for parking charges. It shall be an affirmative defense of the registered owner, provable by clear and convincing evidence, that the person who parked the vehicle at the commercial parking lot was not authorized, either actually or impliedly, by the registered owner to use or drive the vehicle.

SB 5672-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Jacobsen, Esser, Poulsen, Benson, and Swecker)

(AS OF SENATE 2ND READING 3/10/05)

declares that a commercial parking business may not charge a parking charge unless a sign is conspicuously posted on the parking lot that clearly indicates: (1) The times and circumstances in which a parking charge will be charged;

(2) The amount of the parking charge, a schedule of hourly or daily rates, or a schedule of parking charges for different circumstances or durations; and

(3) The name, telephone number, and address of the commercial parking business.

declares that a sign is "conspicuously posted" for the purposes of this act only when the sign: (1) Is clearly visible at all times, including after dark, to a person seated in the driver's seat of a vehicle fifty feet away;

(2) Contains no information other than as is required under this act or RCW 46.55.070; and

(3) Is in compliance with the rules adopted by the department of licensing under RCW 46.55.070.

provides that a commercial parking business shall neither authorize nor allow: (1) The impounding of any vehicle engaged in unauthorized parking, unless: (a) The unauthorized parking constitutes a traffic hazard or obstruction; (b) A customer of the commercial parking business requests removal of a vehicle that is engaging in unauthorized parking in the customer's reserved stall at the time of the request; or (c) The commercial parking business has twice previously notified the registered owner of the vehicle pursuant to this act that the vehicle had parked without authorization at a facility owned, leased, operated, or managed by the commercial parking business; has either collected or attempted to collect, and has not waived the unauthorized parking fee in either previous instance; and has with at least one of the notices provided pursuant to this act informed the registered owner in writing that the vehicle could be subject to impound if the vehicle engaged in unauthorized parking at any of the parking business's facilities again; or

(2) The immobilization, or impound-in-place, of a vehicle that is engaging in unauthorized parking.

provides that the registered owner of an unauthorized vehicle in a commercial parking lot is presumed to be liable for parking charges. It shall be an affirmative defense of the registered owner, provable by clear and convincing evidence, that the person who parked the vehicle at the commercial parking lot was not authorized, either actually or impliedly, by the registered owner to use or drive the vehicle.

-- 2005 REGULAR SESSION --
result of circumstances beyond the control of the taxpayer, the
department shall extend the time for filing the
department shall be guided by WAC 458-20-228 relating to the
date the department issues its written notification to the
taxpayer that it qualifies for an extension under this section. The
department may grant additional extensions as it deems proper.

Provides that, if the department finds that the failure of a
taxpayer to file an annual survey under RCW 82.04.4452 by the
due date was the result of circumstances beyond the control of the
taxpayer, the department shall extend the time for filing the
survey. Such extension shall be for a period of thirty days from
the date the department issues its written notification to the
taxpayer that it qualifies for an extension under this section. The
department may grant additional extensions as it deems proper.

Provides that, in making a determination whether the failure
of a taxpayer to file an annual survey by the due date was the
result of circumstances beyond the control of the taxpayer, the
department shall be guided by WAC 458-20-228 relating to the
waiver or cancellation of penalties when the underpayment or
untimely payment of any tax was due to circumstances beyond the
control of the taxpayer.

Provides that, upon request, the department may relieve a
person of the obligations in this act if the person's taxes have been
reduced a cumulative total of less than one thousand dollars from
all of the credits, exemptions, or preferential business and
occupation tax rates, for which a person is required to file an
annual survey under RCW 82.04.4452, 82.04.4483, 82.04.4484,
82.32.535, 82.32.545, 82.32.570, 82.32.560, 82.60.070,
82.62.050, or 82.63.020.

Provides that a person who owes additional tax as a result of
section 3(9)(a), chapter ..., Laws of 2005 (section 3(9)(a) of this
act) is liable for interest, but not penalties as provided in RCW
82.32.090 (1) and (2), if the entire additional tax liability is paid in
full to the department of revenue before January 1, 2006. Interest
shall be assessed at the rate provided for delinquent excise taxes
under chapter 82.32 RCW, retroactively to the date the credit was
claimed, and shall accrue until the additional tax is repaid.

Provides that persons who fail to repay the full amount of
additional tax owed as a result of section 3(9)(a), chapter ..., Laws of
2005 (section 3(9)(a) of this act) before January 1, 2006, are
subject to all applicable penalties and interest as provided in
chapter 82.32 RCW on the additional tax owing after December 31,
2005.


SB 5673-S by Senate Committee on Ways & Means
(originally sponsored by Senators Prentice, Zarelli, Shin, Benton, and Rasmussen; by request of Department of Revenue)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, if the department finds that the failure of a
taxpayer to file an annual survey under RCW 82.04.4452 by the
due date was the result of circumstances beyond the control of the
taxpayer, the department shall extend the time for filing the
survey. Such extension shall be for a period of thirty days from
the date the department issues its written notification to the
taxpayer that it qualifies for an extension under this section. The
department may grant additional extensions as it deems proper.

Provides that, in making a determination whether the failure
of a taxpayer to file an annual survey by the due date was the
result of circumstances beyond the control of the taxpayer, the
department shall be guided by WAC 458-20-228 relating to the
waiver or cancellation of penalties when the underpayment or
untimely payment of any tax was due to circumstances beyond the
control of the taxpayer.

Provides that, upon request, the department may relieve a
person of the obligations in this act if the person's taxes have been
reduced a cumulative total of less than one thousand dollars from
all of the credits, exemptions, or preferential business and
occupation tax rates, for which a person is required to file an
annual survey under RCW 82.04.4452, 82.04.4483, 82.04.4484,
82.32.535, 82.32.545, 82.32.570, 82.32.560, 82.60.070,
82.62.050, or 82.63.020.

Provides that a person who owes additional tax as a result of
section 3(9)(a), chapter ..., Laws of 2005 (section 3(9)(a) of this
act) is liable for interest, but not penalties as provided in RCW
82.32.090 (1) and (2), if the entire additional tax liability is paid in
full to the department of revenue before January 1, 2006. Interest
shall be assessed at the rate provided for delinquent excise taxes
under chapter 82.32 RCW, retroactively to the date the credit was
claimed, and shall accrue until the additional tax is repaid.

Provides that persons who fail to repay the full amount of
additional tax owed as a result of section 3(9)(a), chapter ..., Laws of
2005 (section 3(9)(a) of this act) before January 1, 2006, are
subject to all applicable penalties and interest as provided in
chapter 82.32 RCW on the additional tax owing after December 31,
2005.


SB 5674 by Senators Parlette, Honeyford, and Mulliken

Companion Bill: 1674
Simplifying and adding certainty to the calculation of workers' compensation benefits.

Simplifies and adds certainty to the calculation of workers' compensation benefits.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Labor, Commerce, Research & Development.

SB 5675 by Senators Rockefeller, Oke, and Shin
Companion Bill: 1652

Authorizing fire protection districts to establish or participate in health clinic services.

Amends RCW 52.02.020 to authorize fire protection districts to establish or participate in health clinic services.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Government Operations & Elections.

SB 5676 by Senators Poulsen, Kline, Shin, Spanel, Fraser, and Kohl-Welles

Requiring oil spill contingency plans to include shellfish beds.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 90.56.210 to require oil spill contingency plans to include shellfish beds.

SB 5676-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Kline, Shin, Spanel, Fraser, and Kohl-Welles)

(DIGEST AS ENACTED)

Amends RCW 90.56.210 and 88.46.060 to require oil spill contingency plans to include shellfish beds.

-- 2005 REGULAR SESSION --


Feb 8 Public hearing in committee.

Feb 15 Executive session in committee.

Feb 17 WEE - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 22 Made eligible to be placed on second reading.

Mar 1 Placed on second reading by Rules Committee.

Mar 8 1st substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --


Mar 18 Public hearing in committee.

Mar 24 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority; do pass.

Mar 29 Passed to Rules Committee for second reading.

Apr 4 Placed on second reading by Rules Committee.

Apr 5 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 93; nays, 1; absent, 0; excused, 4.

-- IN THE SENATE --

Apr 7 President signed.

-- IN THE HOUSE --

Apr 11 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 13 Delivered to Governor.

Apr 18 Governor signed.

Chapter 78, 2005 Laws.

Effective date 7/24/2005.

SB 5677 by Senators Benton, Kohl-Welles, Sheldon, Stevens, Jacobsen, Oke, Keiser, and Rasmussen

Revoking certificates or permits of educational employees possessing pornography on school grounds.

Provides that any certificate or permit authorized under chapter 28A.410 RCW or chapter 28A.405 RCW shall be revoked by the authority authorized to grant the certificate upon a finding that an employee has engaged in any unauthorized use of school equipment for sexual gratification or has possessed on school grounds any material that is pornographic or any material depicting sexually explicit conduct as defined in RCW 9.68A.011. The person whose certificate is in question shall be given an opportunity to be heard. Certificates or permits shall be revoked under this provision only if findings are made on or after the effective date of this act.

Feb 2 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 16 Public hearing in committee.

SB 5678 by Senators Poulsen, Zarelli, Keiser, Delvin, Kastama, Haugen, Kline, Rasmussen, McAuliffe, and Kohl-Welles

Companion Bill: 1680

Promoting safe neighborhoods through more effective community planning.

Declares that local governments should be provided with the opportunity to obtain assistance from the state for the purpose of adopting or revising community planning processes to include concepts and policies designed to achieve the goal of improving neighborhood safety and security. This goal should be accomplished through community-based pilot projects funded through matching funds to be implemented through a grant process administered by the department of community, trade, and economic development.

Provides that, subject to funding made available for this purpose, the department shall include in its program of technical and financial assistance established in RCW 36.70A.190, two pilot projects created by local governments to encourage and facilitate both the study and implementation of safe neighborhood planning. Priority should be given to programs: (1) Aimed at facilitating improvements to existing private properties for the purpose of crime prevention; (2) Integrated into a comprehensive crime prevention and property improvement plan; and (3) Involving a partnership between the public and private sectors.

Requires the department of community, trade, and economic development to make a written report to the house of representatives local government committee by December 1, 2005, containing a description and evaluation of the pilot projects implemented under this act.

Feb 2 First reading, referred to Government Operations & Elections.

SB 5679 by Senators McCaslin, Berkey, Oke, and Kohl-Welles

Providing an alternative manner of dispersing surplus political funds.

Authorizes a donation of the surplus to a public school, school district, or educational service district, or to a charitable organization registered in accordance with chapter 19.09 RCW.

-- 2005 REGULAR SESSION --
SB 5682 by Senators Keiser, Deccio, Rasmussen, and Kohl-Welles

Companion Bill: 1632
Regulating beer and wine sampling.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that licensees under RCW 66.24.360 may provide, free or for a charge, single-serving samples of two ounces or less, but no more than a total of eight ounces, to customers for the purpose of sales promotion if the licensees operate fully enclosed retail areas encompassing at least twenty thousand square feet.

Sampling activities of licensees under this act are subject to RCW 66.28.010 and 66.28.040.

Requires the service area and facilities to be located within the licensee's fully enclosed retail area, and must be of a size and design such that the licensee can observe and control persons in the area to ensure that persons under twenty-one years of age and apparently intoxicated persons cannot possess or consume alcohol. Customers must remain in the service area while consuming samples.

Provides that domestic breweries, microbreweries, and certificate of approval holders may bear both the direct and the indirect costs of providing samples of their own brands of beer. Domestic wineries may bear only the indirect costs of providing samples of their own brands of wine.

Declares that, with respect to sampling activities under RCW 66.24.360 and 66.24.371, this act does not prohibit: (1) A domestic brewery, microbrewery, or certificate of approval holder from furnishing its own brands of beer to a licensee; or (2) A domestic brewery, microbrewery, domestic winery, or certificate of approval holder from pouring or dispensing samples of its own brands of beer or wine for a licensee's customers. Such sampling activities, however, may occur no more than eight times per calendar year, no longer than two consecutive days, and no more frequently than once every four weeks.

SB 5682-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Deccio, Rasmussen, and Kohl-Welles)

(AS OF SENATE 2ND READING 3/09/05)
Provides that licensees under RCW 66.24.360 may provide, free or for a charge, single-serving samples of two ounces or less, but no more than a total of eight ounces, to customers for the purpose of sales promotion if: (1) The primary commercial activity of the licensees is the sale of grocery products; and (2) The licensees operate fully enclosed retail areas encompassing at least twelve thousand square feet. Sampling activities of licensees under this act are subject to RCW 66.28.010 and 66.28.040 and the cost of sampling under this section may not be borne, directly or indirectly, by any manufacturer, importer, or distributor of liquor.

Requires the service area and facilities to be located within the licensee's fully enclosed retail area, and must be of a size and design such that the licensee can observe and control persons in the area to ensure that persons under twenty-one years of age and apparently intoxicated persons cannot possess or consume alcohol. Customers must remain in the service area while consuming samples.

SB 5682 by Senators Roach, Zarelli, Prentice, Fraser, Fairley, and Rasmussen; by request of Department of Social and Health Services

Companion Bill: 1587
Regarding capital facilities at the Rainier school.

(SUBSTITUTED FOR - SEE 1ST SUB)
Amends RCW 72.01.140 relating to capital facilities at the Rainier school.
Repeals RCW 28B.30.820 and 72.01.142.

SB 5680-S by Senate Committee on Ways & Means (originally sponsored by Senators Roach, Zarelli, Prentice, Fraser, Fairley, and Rasmussen; by request of Department of Social and Health Services)

(AS OF SENATE 2ND READING 3/10/05)
Amends RCW 72.01.140 relating to capital facilities at the Rainier school.
Declares an intent to transfer cognizance and control of the agricultural lands at Rainier school from Washington State University (university) back to the department of social and health services (department). These lands shall be made available for the wastewater treatment facility jointly planned by the city of Buckley and the department.
Repeals RCW 28B.30.820 and 72.01.142.

-- 2005 REGULAR SESSION --
Feb 2 First reading, referred to Government Operations & Elections.
Feb 22 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 GO - Majority; do pass.
Mar 10 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5681 by Senators Keiser, Parlette, Brandland, and Rasmussen; by request of Department of Social and Health Services

Companion Bill: 1698
Exempting recipients of medical assistance under Title 74 RCW from independent review determinations.
Exempts recipients of medical assistance under Title 74 RCW from independent review determinations.

-- 2005 REGULAR SESSION --
Feb 2 First reading, referred to Health & Long-Term Care.
Feb 14 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; do pass.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5682 by Senators Keiser, Deccio, Rasmussen, and Kohl-Welles
Regulating beer and wine sampling.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that licensees under RCW 66.24.360 may provide, free or for a charge, single-serving samples of two ounces or less, but no more than a total of eight ounces, to customers for the purpose of sales promotion if the licensees operate fully enclosed retail areas encompassing at least twenty thousand square feet. Sampling activities of licensees under this act are subject to RCW 66.28.010 and 66.28.040.

Requires the service area and facilities to be located within the licensee's fully enclosed retail area, and must be of a size and design such that the licensee can observe and control persons in the area to ensure that persons under twenty-one years of age and apparently intoxicated persons cannot possess or consume alcohol. Customers must remain in the service area while consuming samples.

Provides that domestic breweries, microbreweries, and certificate of approval holders, and certificate of approval holders may bear both the direct and the indirect costs of providing samples of their own brands of beer. Domestic wineries may bear only the indirect costs of providing samples of their own brands of wine.

Declares that, with respect to sampling activities under RCW 66.24.360 and 66.24.371, this act does not prohibit: (1) A domestic brewery, microbrewery, or certificate of approval holder from furnishing its own brands of beer to a licensee; or (2) A domestic brewery, microbrewery, domestic winery, or certificate of approval holder from pouring or dispensing samples of its own brands of beer or wine for a licensee's customers. Such sampling activities, however, may occur no more than eight times per calendar year, no longer than two consecutive days, and no more frequently than once every four weeks.

SB 5682-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Deccio, Rasmussen, and Kohl-Welles)

(AS OF SENATE 2ND READING 3/09/05)
Provides that licensees under RCW 66.24.360 may provide, free or for a charge, single-serving samples of two ounces or less, but no more than a total of eight ounces, to customers for the purpose of sales promotion if: (1) The primary commercial activity of the licensees is the sale of grocery products; and (2) The licensees operate fully enclosed retail areas encompassing at least twelve thousand square feet. Sampling activities of licensees under this act are subject to RCW 66.28.010 and 66.28.040 and the cost of sampling under this section may not be borne, directly or indirectly, by any manufacturer, importer, or distributor of liquor.

Requires the service area and facilities to be located within the licensee's fully enclosed retail area, and must be of a size and design such that the licensee can observe and control persons in the area to ensure that persons under twenty-one years of age and apparently intoxicated persons cannot possess or consume alcohol. Customers must remain in the service area while consuming samples.

-- 2005 REGULAR SESSION --
Feb 2 First reading, referred to Labor, Commerce, Research & Development.
Feb 14 Public hearing in committee.
EARMARKS

WASHINGTON STATE LEGISLATURE

2005 LEGISLATIVE SESSION

EXECUTIVE ORDER

DEPARTMENT OF \(\text{Social and Health Services}}


department of social and health services

to establish a child care career and wage ladder.

\section{Child Care Career and Wage Ladder}

\subsection{SB 5683}

\textbf{Companion Bill: 1696}

Increasing penalties for the violation of certain fish and wildlife provisions.

\textbf{Companion Bill: 1747}

Declares an intent to increase wages for child care workers based on their work experience, level of responsibility, and education. To the extent practicable within available funds, this child care career and wage ladder shall mirror the successful child care career and wage ladder pilot project operated by the state between 2000 and 2003. Declar...
Finds that state-funded legal aid services should be administered by an independent office of civil legal aid located within the judicial branch and subject to formal continuing oversight that includes bipartisan legislative representation.

Creates a civil legal aid oversight committee.

Creates an office of civil legal aid as an independent agency of the judicial branch.

Repeals RCW 43.08.270.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Judiciary.
Feb 10 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 21 JUD - Majority; do pass.

On motion, referred to Ways & Means.

SB 5686 by Senators Fairley, Kline, and Rasmussen
Regulating check cashers and sellers.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a person may not engage in the business of brokering, servicing, or making small loans as an agent, broker, or servicer for a licensee or exempt entity without first obtaining a small loan endorsement to a check cashier or check seller license under chapter 31.45 RCW. An agent, broker, or servicer of a licensee or exempt entity engaged in the business of making small loans is subject to this chapter.

SB 5686-S by Senate Committee on Financial Institutions, Housing, & Consumer Protection (originally sponsored by Senators Fairley, Kline, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a person may not engage in the business of brokering, servicing, or making small loans as an agent, broker, or servicer for a licensee or exempt entity without first obtaining a small loan endorsement to a check cashier or check seller license under chapter 31.45 RCW. An agent, broker, or servicer of a licensee or exempt entity engaged in the business of making small loans is subject to this chapter.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Financial Institutions, Housing, & Consumer Protection.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 FHC - Majority; 1st substitute bill be substituted, do pass.
Feb 24 Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5687 by Senators Deccio, Thibaudeau, Keiser, and Benson
Changing the number of residents allowed to reside in an adult family home.

(SEE ALSO PROPOSED 1ST SUB)

Changes the number of residents allowed to reside in an adult family home from six to eight adults.

SB 5687-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Deccio, Thibaudeau, Keiser, and Benson)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Changes the number of residents allowed to reside in an adult family home from six to eight adults.

Requires all adult family homes licensed for more than six clients to install smoke detectors. Smoke detectors must be installed in each sleeping room and installed at a central point in a corridor or area which gives access to each separate sleeping room. All smoke detectors located inside adult family homes shall be interconnected so as to sound an alarm from all smoke detectors located in the home when any one detector is activated.

Provides that adult family homes licensed for more than six clients shall have their interconnected smoke detectors monitored by a central monitoring company and the adult family home provider shall maintain the central monitoring service so long as the home is licensed as an adult family home.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health & Long-Term Care.
Feb 9 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation. Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5688 by Senators Pridemore, Poulsen, Rockefeller, Brown, Regala, Kline, Weinstein, and Kohl-Welles
Requiring compliance history disclosure in order to obtain an environmental quality permit.

Finds that: (1) The illegal discharge of pollutants to Washington's air and water, and the improper management and disposal of solid and hazardous wastes in Washington's environment can create significant risks to public health and environmental quality;

(2) Washington's businesses bear much of the costs incurred when polluters fail to clean up environmental contamination;

(3) A polluting business may gain an economic advantage that is unfair to businesses that are in compliance with emission limitations, waste management standards, and other environmental quality requirements;

(4) The protection of Washington's environment from unnecessary degradation is a matter of public trust;

(5) The public has a right to clean air and water and to a healthy environment; and

(6) Because of the importance of these resources to the health and welfare of Washington citizens, there must be disclosure of pertinent environmental compliance information by those persons submitting applications and persons with operational responsibility or ownership of the activity to be covered by the permit.

Declares it is the purpose of this act to ensure that the state has adequate information about the environmental quality compliance history of applicants for the purpose of reviewing the application and making decisions on the application.

Provides that the responsible official must deny an environmental quality permit application if: (1) The applicant or a person acting at the direction of the applicant intentionally withholds or misrepresents material information required to be submitted under this act;

(2) The applicant or a person acting at the direction of the applicant has offered or conferred any benefit personally to an employee of the state of a local air pollution control agency in the expectation that such offer will result in or contribute to an approval of the application;

(3) The applicant or any person listed in the information provided in this act has been convicted of a felony in Washington state or a criminal conviction in another state or country where the violation is punishable in Washington state as a felony, and the conviction is based upon the violation of an environmental quality statute, rule, regulation, permit, license, approval, or order.

SB 5689 by Senators Morton, Oke, and Mulliken

Regulating ballot enhancement.

Finds that a person's right to privacy with respect to his or her vote for an elective office is of the highest importance, and it is the duty of the legislature to do everything within the constitutional limitations of its power to protect that privacy.

 Declares an intent to protect each person's vote by disallowing the practice of altering, defacing, removing, covering, or destroying by any means a vote of a citizen.

 -- 2005 REGULAR SESSION --
 Feb 2 First reading, referred to Government Operations & Elections.

SB 5690 by Senators Kohl-Welles, Poulsen, Kastama, and Jacobsen

Establishing the joint task force on siting of essential public facilities.

Finds that although the growth management act requires that all local comprehensive plans include procedures for identifying and siting essential public facilities, the current requirements do not provide guidance as to mitigation responsibilities when there are adverse impacts on host and neighboring communities.

Finds that there is a need to clarify regional and state mitigation responsibilities and develop regional and state mitigation tools to compensate host communities that are impacted as a result of the siting of essential public facilities.

Finds that those mitigation tools need to be incorporated into regional and statewide planning policies and agreements.

Requires the joint task force on essential public facilities to commence by June 1, 2005. The joint task force shall present a final report, including any legislative recommendations, to the legislature no later than January 1, 2006.

 -- 2005 REGULAR SESSION --
 Feb 2 First reading, referred to Government Operations & Elections.

SB 5691 by Senators Esser, Kline, Johnson, Thibaudeau, Roach, Keiser, and Fairley

Companion Bill: 1769

Authorizing jury source lists to be divided by jury assignment area.

(AS OF SENATE 2ND READING 3/08/05)

Finds that superior courts with more than one superior court facility are asking some jurors to travel excessively long distances to attend court proceedings. In these cases, the legislature further finds that consideration of a juror's proximity to a particular courthouse can be accommodated while continuing to provide proportionate jury source list representation from distinctive groups within the community.

Declares an intent to lessen the burdens borne by jurors fulfilling their civic duties by providing a mechanism that narrows the geographic area from which the jurors are drawn while maintaining a random and proportionate jury pool.

 -- 2005 REGULAR SESSION --
 Feb 2 First reading, referred to Judiciary.
 Feb 10 Public hearing in committee.
 Feb 16 Executive session in committee.
 Feb 21 JUD - Majority; do pass.
 Feb 22 Passed to Rules Committee for second reading.
 Mar 1 Placed on second reading by Rules Committee.
 Mar 8 Rules suspended. Placed on Third Reading.
 Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.
 IN THE HOUSE --
 Mar 10 First reading, referred to Senate Rules Committee for third reading.
 Apr 24 By resolution, returned to Senate Rules Committee for second reading.

SB 5692 by Senators Berkey, Benton, Prentice, and Keiser

Companion Bill: 1251

Regulating tax refund anticipation loans.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires that, at the time a borrower applies for a refund anticipation loan, a facilitator shall clearly disclose to the borrower, separately from the loan application: (1) The refund anticipation loan fee schedule;

(2) A written statement containing the following elements: (a) That a refund anticipation loan is a loan, and is not the borrower's actual income tax refund; (b) that the taxpayer can file an income tax return electronically without applying for a refund anticipation loan; (c) the average times according to the internal revenue service within which a taxpayer who does not obtain a refund anticipation loan can expect to receive a refund if the taxpayer's return is (i) filed electronically and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer, and (ii) mailed to the internal revenue service and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer; (d) that the internal revenue service does not guarantee that it will pay the full amount of the anticipated refund and it does not guarantee a specific date that a refund will be deposited into a taxpayer's financial institution account or mailed to a taxpayer; (e) that the borrower is responsible for repayment of the loan and related fees in the event that the tax refund is not paid or paid in full; (f) the estimated time within which the loan proceeds will be paid to the borrower if the loan is approved; and (g) the fee that will be charged, if any, if the borrower's loan is not approved.

Declares that any person who knowingly and willfully violates this act is guilty of a misdemeanor and shall be fined up to five hundred dollars for each offense.

Declares that this act shall preempt and be exclusive of all local acts, statutes, ordinances, and regulations relating to refund anticipation loans. This act shall be given retroactive and prospective effect.

SB 5692-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Berkey, Benton, Prentice, and Keiser)

(DIGEST AS ENACTED)

Requires that, at the time a borrower applies for a refund anticipation loan, a facilitator shall clearly disclose to the borrower, separately from the loan application: (1) The refund anticipation loan fee schedule;

(2) A written statement containing the following elements: (a) That a refund anticipation loan is a loan, and is not the borrower's actual income tax refund; (b) that the taxpayer can file an income tax return electronically without applying for a refund anticipation loan; (c) the average times according to the internal revenue service within which a taxpayer who does not obtain a refund anticipation loan can expect to receive a refund if the taxpayer's return is (i) filed electronically and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer, and (ii) mailed to the internal revenue service and the refund is directly deposited to the taxpayer's bank account or mailed to the taxpayer; (d) that the internal revenue service does not guarantee that it will pay the full amount of the anticipated refund and it does not guarantee a specific date that a refund will be deposited into a taxpayer's financial institution account or mailed to a taxpayer; (e) that the borrower is responsible for repayment of the loan and related fees in the event that the tax refund is not paid or paid in full; (f) the estimated time within which the loan proceeds will be paid to the borrower if the loan is approved; and (g) the
fee that will be charged, if any, if the borrower's loan is not approved.

Provides that a borrower may rescind a loan, on or before the
close of business on the next day of business, by either returning
the original check issued for the loan or providing the amount of
the loan in cash to the lender or the facilitator. The facilitator may
not charge the borrower a fee for rescinding the loan or a refund
anticipation loan fee if the loan is rescinded but may charge the
borrower the administrative cost of establishing a bank account to
electronically receive the refund.

Declares that it is unlawful for a facilitator of a refund
anticipation loan to engage in any of the following activities: (1)
Misrepresent a material factor or condition of a refund
anticipation loan;
(2) Fail to process the application for a refund anticipation
loan promptly after the consumer applies for the loan;
(3) Engage in any dishonest, fraudulent, unfair,
unconscionable, or unethical practice or conduct in connection
with a refund anticipation loan;
(4) Arrange for a creditor to take a security interest in any
property of the consumer other than the proceeds of the
consumer's tax refund to secure payment of the loan; and
(5) Offer a refund anticipation loan that, including any refund
anticipation loan fee or any other fee related to the loan or tax
preparation, exceeds the amount of the anticipated tax refund.

Provides that any person who knowingly and willfully violates this chapter is guilty of a misdemeanor and shall be fined
up to five hundred dollars for each offense.

Finds that the practices covered by this chapter are matters
vitaly affecting the public interest for the purpose of applying the
consumer protection act, chapter 19.86 RCW.

Establishing an aquatic rehabilitation zone around Hood Canal.

Declares that aquatic rehabilitation zones may be designated
by the legislature for areas whose surrounding marine or fresh
water bodies pose serious environmental or public health
concerns.

Establishes aquatic rehabilitation zone one. Aquatic
rehabilitation zone one includes all watersheds that drain to Hood
Canal south of a line projected from Tala Point in Jefferson
county to Foulweather Bluff in Kitsap county.

Provides that sewer service may be extended to the rural area
to serve existing development in the watershed of Hood Canal.
"Existing development" refers not only to structures that have
already been built on the effective date of this act but also
development for which a building permit has already been issued.
Sewer service may also be extended to such rural area if other
government services are financially supportable at rural densities
and that such services do not otherwise permit urban
development.

SB 5694 by Senator Sheldon

Authorizing utility hookups for parcels adjacent to urban growth
areas.

Provides that a parcel in a rural area may receive domestic
water supply, storm, or sanitary sewer service if it abuts a street
that is located in or adjacent to the urban growth area and that
contains a domestic water supply, storm, or sanitary sewer line, or
if the parcel is within a mile of the urban growth area and contains
an existing church, school, or campground.

SB 5695 by Senators Sheldon, Benton, Benson, and
Rasmussen

Companion Bill: 1843

Awarding service credit under the teachers' retirement system
plan 1 for military service.

Provides that, after completing twenty-five years of creditable
service, any member may have service in the armed forces that
was performed prior to membership in the retirement system
credited to him or her as a member. However, the total number of
years of military service credit from all sources, as authorized by
any statute, may not exceed five years.

Requires the member to also contribute to the member
reserve, either in a lump sum or installments, the member's
contribution as determined by the director.

Does not apply to any individual, not a veteran within the
meaning of RCW 41.04.005. Military service shall not be credited
to any member who is receiving full military retirement benefits
pursuant to Title 10 United States Code.

SB 5696 by Senator Benton

Requiring newspapers to comply with child labor laws.

Requires newspapers to comply with child labor laws.

SB 5697 by Senator Sheldon

Establishing an aquatic rehabilitation zone around Hood Canal.

Declares that aquatic rehabilitation zones may be designated
by the legislature for areas whose surrounding marine or fresh
water bodies pose serious environmental or public health
concerns.

Establishes aquatic rehabilitation zone one. Aquatic
rehabilitation zone one includes all watersheds that drain to Hood
Canal south of a line projected from Tala Point in Jefferson
county to Foulweather Bluff in Kitsap county.

Provides that sewer service may be extended to the rural area
to serve existing development in the watershed of Hood Canal.
"Existing development" refers not only to structures that have
already been built on the effective date of this act but also
development for which a building permit has already been issued.
Sewer service may also be extended to such rural area if other
government services are financially supportable at rural densities
and that such services do not otherwise permit urban
development.

SB 5694 by Senator Sheldon

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Provides that a parcel in a rural area may receive domestic
water supply, storm, or sanitary sewer service if it abuts a street
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contains a domestic water supply, storm, or sanitary sewer line, or
if the parcel is within a mile of the urban growth area and contains
an existing church, school, or campground.

SB 5695 by Senators Sheldon, Benton, Benson, and
Rasmussen

Companion Bill: 1843

Awarding service credit under the teachers' retirement system
plan 1 for military service.

Provides that, after completing twenty-five years of creditable
service, any member may have service in the armed forces that
was performed prior to membership in the retirement system
credited to him or her as a member. However, the total number of
years of military service credit from all sources, as authorized by
any statute, may not exceed five years.

Requires the member to also contribute to the member
reserve, either in a lump sum or installments, the member's
contribution as determined by the director.

Does not apply to any individual, not a veteran within the
meaning of RCW 41.04.005. Military service shall not be credited
to any member who is receiving full military retirement benefits
pursuant to Title 10 United States Code.

SB 5696 by Senator Benton

Requiring newspapers to comply with child labor laws.

Requires newspapers to comply with child labor laws.
SB 5697 by Senators Prentice, Zarelli, Sheldon, Shin, Rockefeller, and Rasmussen

Modifying the high technology business and occupation tax credit.

Provides that if the department finds that the failure of a taxpayer to file an annual survey under RCW 82.04.4452 by the due date was the result of circumstances beyond the control of the taxpayer, the department shall extend the time for filing the survey. Such extension shall be for a period of thirty days from the date the department issues its written notification to the taxpayer that it qualifies for an extension under this act. The department may grant additional extensions as it deems proper.

Requires that, in making a determination whether the failure of a taxpayer to file an annual survey by the due date was the result of circumstances beyond the control of the taxpayer, the department shall be guided by WAC 458-20-228 relating to the waiver or cancellation of penalties when the underpayment or untimely payment of any tax was due to circumstances beyond the control of the taxpayer.

Provides that a person who owes additional tax as a result of this act is liable for interest, but not penalties as provided in RCW 82.32.090 (1) and (2), if the entire additional tax liability is paid in full to the department of revenue before January 1, 2006.

Provides that persons who fail to repay the full amount of additional tax owed as a result of this act before January 1, 2006, are subject to all applicable penalties and interest as provided in chapter 82.32 RCW on the additional tax owing after December 31, 2005.


-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to International Trade & Economic Development.
Feb 10 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 18 ITED - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5698 by Senators Franklin, Benson, Keiser, Parlette, Deccio, and Rasmussen

Companion Bill: 1569

Regarding quality assurance in boarding homes, nursing homes, hospitals, peer review organizations, and coordinated quality improvement plans.

(SEE ALSO PROPOSED 1ST SUB)

Finds that sharing of quality assurance information between boarding homes, nursing homes, coordinated quality improvement plans, peer review organizations, and hospitals will promote safe patient care and ensure consistency of care across organizations and practices.

SB 5698-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Benson, Keiser, Parlette, Deccio, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that sharing of quality assurance information between boarding homes, nursing homes, coordinated quality improvement plans, peer review organizations, and hospitals will promote safe patient care and ensure consistency of care across organizations and practices.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health & Long-Term Care.
Feb 9 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

Mar 11 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules "X" file.

SB 5699 by Senators Oke, Jacobsen, Spanel, Doumit, Kline, Rockefeller, and Rasmussen

Companion Bill: 1730

Preventing and controlling aquatic invasive species and algae.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that aquatic invasive species and freshwater aquatic algae are causing economic, environmental, and public health problems that affect the citizens and aquatic resources of our state. Many highly destructive species, such as the zebra mussel, are currently not found in Washington's waters and efforts should be made to prevent the introduction or spread of these aquatic invasive species into our state waters. Preventing new introductions is significantly less expensive and causes far less ecological damage than trying to control new infestations.

Finds that freshwater algae, particularly blue-green algae, are also seriously degrading the water quality and recreational value of a number of our lakes. Blue-green algae can produce toxins that inhibit recreational uses and pose a threat to humans and pets.

Declares an intent to clarify the roles of the different state agencies involved in these issues in order to address the threat of aquatic invasive species and the problem caused by aquatic freshwater algae, and to provide a dedicated fund source to prevent and control further impacts.

Creates the aquatic invasive species prevention account in the state treasury.

Declares that funds in the aquatic invasive species prevention account may be appropriated to the department to develop an aquatic invasive species prevention program for recreational watercraft. Funds must be expended as follows: (1) To inspect watercraft, watercraft trailers, and outboard motors at selected boat launching sites; (2) To educate general law enforcement officers on how to enforce state laws relating to preventing the spread of aquatic invasive species; (3) To evaluate and survey the risk posed by marine recreational watercraft in spreading aquatic invasive species into Washington state waters; (4) To evaluate the risk posed by float planes in spreading aquatic invasive species into Washington state waters; and (5) To implement an aquatic invasive species early detection and rapid response plan.

Requires the department to submit a biennial report to the appropriate legislative committees describing the actions taken to implement this section along with suggestions on how to better fulfill the intent of this act. The first report is due December 1, 2007.

Creates the freshwater aquatic algae control account in the state treasury.

Provides that funds in the freshwater aquatic algae control account may be appropriated to the department to develop a freshwater aquatic algae control program. Funds must be expended as follows: (1) As grants to cities, counties, tribes, special purpose districts, and state agencies to manage excessive freshwater algae; and (2) To provide technical assistance to applicants and the public about aquatic algae control.

Requires the department to submit a biennial report to the appropriate legislative committees describing the actions taken to implement this act along with suggestions on how to better fulfill the intent of this act. The first report is due December 1, 2007.

Creates the aquatic invasive species enforcement account in the state treasury.
Provides that funds in the aquatic invasive species enforcement account may be appropriated to the Washington state patrol to develop an aquatic invasive species enforcement program for recreational watercraft. Funds must be expended as follows: (1) To inspect recreational watercraft that are required to stop at port of entry weigh stations managed by the Washington state patrol. The watercraft must be inspected for the presence of zebra mussels and other aquatic invasive species; and

(2) To establish random check stations, in conjunction with the department of fish and wildlife, to inspect watercraft in areas of high boating activity.

Requires the Washington state patrol to submit a biennial report to the appropriate legislative committees describing the actions taken to implement this act along with suggestions on how to better fulfill the intent of this act. The first report is due December 1, 2007.

SB 5699-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Oke, Jacobsen, Spanel, Doumit, Kline, Rockefeller, and Rasmussen)

(DIGEST AS ENACTED)

Finds that aquatic invasive species and freshwater aquatic algae are causing economic, environmental, and public health problems that affect the citizens and aquatic resources of our state. Many highly destructive species, such as the zebra mussel, are currently not found in Washington's waters and efforts should be made to prevent the introduction or spread of these aquatic invasive species into our state waters. Preventing new introductions is significantly less expensive and causes far less ecological damage than trying to control new infestations.

Finds that freshwater algae, particularly blue-green algae, are also seriously degrading the water quality and recreational value of a number of our lakes. Blue-green algae can produce toxins that inhibit recreational uses and pose a threat to humans and pets.

Declares an intent to clarify the roles of the different state agencies involved in these issues in order to address the threat of aquatic invasive species and the problem caused by aquatic freshwater algae, and to provide a dedicated fund source to prevent and control further impacts.

Creates the aquatic invasive species prevention account in the state treasury.

Declares that funds in the aquatic invasive species prevention account may be appropriated to the department to develop an aquatic invasive species prevention program for recreational watercraft. Funds must be expended as follows: (1) To inspect watercraft, watercraft trailers, and outboard motors at selected boat launching sites; (2) To educate general law enforcement officers on how to enforce state laws relating to preventing the spread of aquatic invasive species;

(3) To evaluate and survey the risk posed by marine recreational watercraft in spreading aquatic invasive species into Washington state waters;

(4) To evaluate the risk posed by float planes in spreading aquatic invasive species into Washington state waters; and

(5) To implement an aquatic invasive species early detection and rapid response plan.

Requires the department to submit a biennial report to the appropriate legislative committees describing the actions taken to implement this section along with suggestions on how to better fulfill the intent of this act. The first report is due December 1, 2007.

Creates the freshwater aquatic algae control account in the state treasury.

Provides that funds in the freshwater aquatic algae control account may be appropriated to the department to develop a freshwater aquatic algae control program. Funds must be expended as follows: (1) As grants to cities, counties, tribes, special purpose districts, and state agencies to manage excessive freshwater algae; and

(2) To provide technical assistance to applicants and the public about aquatic algae control.

Requires the department to submit a biennial report to the appropriate legislative committees describing the actions taken to implement this act along with suggestions on how to better fulfill the intent of this act. The first report is due December 1, 2007.

Provides that funds in the aquatic invasive species enforcement account may be appropriated to the Washington state patrol to develop an aquatic invasive species enforcement program for recreational watercraft. Funds must be expended as follows: (1) To inspect recreational watercraft that are required to stop at port of entry weigh stations managed by the Washington state patrol. The watercraft must be inspected for the presence of zebra mussels and other aquatic invasive species; and

(2) To establish random check stations, in conjunction with the department of fish and wildlife, to inspect watercraft in areas of high boating activity.

Requires the Washington state patrol to submit a biennial report to the appropriate legislative committees describing the actions taken to implement this act along with suggestions on how to better fulfill the intent of this act. The first report is due December 1, 2007.
Modifying hospital district funding.

Provides that, in addition to the levy provided for in RCW 84.52.065, in each year the state shall levy for collection in the following year a state tax of twenty cents per thousand dollars of assessed value upon the assessed valuation of all taxable property within the state adjusted to the state equalized value in accordance with the indicated ratio fixed by the state department of revenue.

Provides that the taxes levied by the state under this act shall be deposited into the public health subsidy account hereby created in the state treasury. Money in the public health subsidy account may be spent first for distribution to public hospital districts under this act and second to the department of health solely for the purpose of maintaining and improving local public health services and for subsidizing emergency room care.

Provides that, beginning in calendar year 2006 and every year thereafter, the state treasurer shall distribute, based on calculations by the department of revenue, from the public health subsidy account to public hospital districts levying a regular ad valorem property tax in calendar year 2005 the amount of taxes collected by the public hospital district in calendar year 2005.

(2) On December 1st, the state treasurer shall distribute forty-five percent of the amount of taxes collected by the public hospital district in calendar year 2005.

Provides that, for calendar years beginning in 2007, the distributions under this act shall equal the distributions from the previous year increased by the increase in the state property tax levy under this act from the previous year.

Appropriates the sum of twenty-one million dollars, or as much thereof as may be necessary, from the public health subsidy account to public hospital districts levying a regular ad valorem property tax in calendar year 2005.

Appropriates the sum of seventeen million dollars, or as much thereof as may be necessary, from the public health subsidy account to public hospital districts levying a regular ad valorem property tax in calendar year 2006, for distribution to public hospital districts under this act.

SB 5702 - 2005 REGULAR SESSION
Revises provisions relating to regional law libraries.

DIGEST AS ENACTED

Revises provisions relating to regional law libraries.

-- 2005 REGULAR SESSION --
Feb 2 First reading, referred to Government Operations & Elections.
Feb 7 Executive session in committee.
Feb 9 GO - Majority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.
Feb 23 Public hearing in committee.

SB 5701 - 2005 REGULAR SESSION
Revising provisions relating to regional law libraries.

DIGEST AS ENACTED

Revises provisions relating to regional law libraries.

-- 2005 REGULAR SESSION --
Feb 2 First reading, referred to Government Operations & Elections.
Feb 21 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 25 GO - Majority; do pass. Minority; without recommendation.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 9 Rules suspended. Placed on Third Reading.
Mar 10 First reading, referred to Local Government.
Mar 24 Public hearing and executive action taken in committee.
Mar 28 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 5 Rules suspended. Placed on Third Reading.
Apr 7 President signed. -- 2005 REGULAR SESSION --
Apr 11 Speaker signed.

SB 5702-S - 2005 REGULAR SESSION
Creating the developmental disabilities community trust account.

(AS OF SENATE 2ND READING 3/14/05)
Provides that all proceeds from the disposal of excess property at Lakeland Village and Rainier School that would not impact current residential habilitation center operations must be deposited into the account.

Requires that expenditures from the account shall be used exclusively to provide family support and/or employment/day services to eligible persons with developmental disabilities not receiving these services prior to January 1, 2005. It is the intent that the account should not be used to replace, supplant, or reduce existing appropriations.

SB 5702-S - 2005 REGULAR SESSION
Creating the Dan Thompson memorial developmental disabilities community trust account.

-- IN THE HOUSE --
Mar 2 Passed to Rules Committee for second reading.
Mar 14 1st substitute bill substituted.
Mar 28 Delivered to Governor.
Apr 15 Governor signed.

Chapter 464, 2005 Laws.

Effective date 7/24/2005.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 16 First reading, referred to Capital Budget.
Mar 24 Public hearing in committee.
Mar 30 Executive session in committee.
CB - Executive action taken by committee.
CB - Majority; do pass with amendment(s).
Minority; do not pass.

Apr 1 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules
Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in
present status.
Feb 2 Made eligible to be placed on third reading.

SB 5703 by Senators Brandland, Spanel, and Brown
Companion Bill: 1705
Regarding medical assistance and physician recruitment.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to preserve the number of private medical practitioners providing essential safety net care to uninsured and medicaid patients by addressing barriers to private practice participation. Private practitioners are critical to preserving health care access for lower-income patients.

Declares an intent to provide targeted economic incentives for private provider participation in safety net care and calls for the streamlining of medicaid administrative procedures and a reduction of the administrative burden on private medical providers.

Requires the department to reverify eligibility for medical assistance on an annual basis.

Provides that the department shall not charge copremiums for medical and dental coverage of children.

Requires the department to upgrade the medicaid management information system and participate in a single secure eligibility verification system used by carriers and health care providers.

Provides that the department shall require health care contractors to develop policies and practices to support collaborative efforts to promote a new model of chronic disease management.

Requires the department to provide retroactive payment to health care providers when patient medicaid eligibility and health contractor verification is not available at the time of service.

Provides that the department shall require health care contractors to have primary care and specialty care networks in place and shall verify the integrity of their primary care and specialty care networks, that those networks are geographically within the service area, and that the providers are actually open to accepting referrals before the department signs or extends contracts. If an out-of-county specialist is needed for a medicaid client because of an inadequate specialist network within the county, written documentation is not required.

Directs the department to develop a grant program to reimburse providers who serve individuals who are medically indigent.

Provides that the department of health shall develop, in consultation with the department of revenue, a program to provide business and occupation tax credits for physicians who serve uninsured and medicaid patients in a private practice or a reduced fee access program for the uninsured and shall submit proposed legislation to the legislature by December 15, 2005.

Declares an intent to preserve the number of private medical practitioners providing essential safety net care to uninsured and medicaid patients by addressing barriers to private practice participation. Private practitioners are critical to preserving health care access for lower-income patients.

Declares an intent to provide targeted economic incentives for private provider participation in safety net care and calls for the streamlining of medicaid administrative procedures and a reduction of the administrative burden on private medical providers.

Provides that eligibility review periods for children and pregnant women eligible for medical assistance as defined in RCW 74.09.510, children eligible for the children's health program as defined in RCW 74.09.415, and children eligible for the children's health insurance program as defined in RCW 74.09.450 shall be no more frequent than every twelve months.

Provides that the department shall require that plans have up-to-date eligibility information, including plan and primary care provider status, accessible to providers at all times. Payments and authorizations shall be made based on this information.

Provides that the department shall require health care contractors to have primary care and specialty care networks in place within the geographic service area and that the contractors verify that those networks are up-to-date and that the information is accessible to primary care providers.

Provides that the department shall require health care contractors to develop policies and practices to support collaborative efforts to promote a new model of chronic disease management.

Provides that the department of revenue shall develop, in consultation with the department of revenue, a program to provide business and occupation tax credits for physicians who serve uninsured or state-purchased low-income health care patients in a private practice and shall submit proposed legislation to the legislature by December 15, 2005.

SB 5704 by Senators Pridemore, Schoesler, Schmidt, and McAuliffe
Companion Bill: 1719
Regarding school district bidding requirements.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions regarding school district bidding requirements.

SB 5704-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Pridemore, Schoesler, Schmidt, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions regarding school district bidding requirements.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Early Learning, K-12
& Higher Education.
Feb 14 Public hearing in committee.
Mar 2 Executive session in committee.
EKHE - Majority; 1st substitute bill be
substituted, do pass.
and duties: (1) To develop and administer, or approve, or both, 18.29 RCW, the board of dental hygiene has the following powers close supervision of a licensed dentist or physician.

of this chapter; (2) To establish the qualifications of persons applying for licensure as a dental hygienist under this chapter and to certify to the secretary duly qualified applicants; (3) To adopt rules not inconsistent with the laws of this state as may be deemed necessary or proper to carry out the purposes of this chapter; (4) To establish and administer requirements for continuing competency, which shall be a prerequisite to renewing a license under this chapter; (5) To keep an official record of all board of dental hygiene proceedings. The record is evidence of all proceedings of the board of dental hygiene that are set forth in the official record; (6) When appropriate, to adopt rules not inconsistent with the laws of this state in response to questions put to it by professional dental-related associations, dental hygienists, and consumers in this state concerning the authority of dental hygienists to perform certain acts; and (7) When appropriate, to consult with the dental quality assurance commission.

SB 5705 by Senators Rockefeller, Schoesler, Rasmussen, Mulliken, and McAuliffe

Companion Bill: 1432

Avoiding fragmentation in bargaining units for classified school employees.

(AS OF SENATE 2ND READING 3/15/05)

Provides that, for classified employees of school districts and educational service districts: (1) Appropriate bargaining units existing on the effective date of this act may not be divided into more than one unit without the agreement of the public employer and the certified bargaining representative of the unit; and (2) In making bargaining unit determinations under this act, the commission must consider, in addition to the factors listed in this act, the avoidance of excessive fragmentation.

SB 5707 by Senators Fraser, Eide, McAuliffe, Kohl-Welles, Keiser, Franklin, Kline, Haugen, Spanel, and Rasmussen

Companion Bill: 1839

Creating a women's history consortium.

(DIGEST AS ENACTED)

Declares an intent to initiate the establishment of a Washington women's history consortium. This will improve the availability of historical information about the many actions taken by Washingtonians which have resulted in such notable and influential achievements for women and girls, for use by citizens, educators, researchers, and historians.

Requires the consortium board of advisors to provide a report to the appropriate committees of the legislature by December 1, 2006, addressing the following: (1) Progress on activities identified in sections 4 and 5 of this act; and (2) Consortium needs and plans for the future.

Requires the consortium to provide a report to the governor and the legislature by September 1, 2006, regarding recommendations for commemorating the 2010 centennial of the women's suffrage amendment to the state Constitution.

SB 5706 by Senators Thibaudeau, Fairley, Fraser, Poulsen, and McAuliffe

Companion Bill: 1156

Concerning the licensing of certain dental health care providers.

Provides that dental hygienists licensed under chapter 18.29 RCW with two years' practical clinical experience with a licensed dentist within the preceding five years may perform all dental operations and services authorized under RCW 18.29.050 without dental supervision. However, the administration of local anesthetic and nitrous oxide may only be performed under the close supervision of a licensed dentist or physician.

Creates the board of dental hygiene. Provides that the additional duties specified in chapter 18.29 RCW, the board of dental hygiene has the following powers and duties: (1) To develop and administer, or approve, or both, examinations to applicants for licensure under this chapter; (2) To establish the qualifications of persons applying for licensure as a dental hygienist under this chapter and to certify to the secretary duly qualified applicants; (3) To adopt rules not inconsistent with the laws of this state as may be deemed necessary or proper to carry out the purposes of this chapter;
SB 5708 by Senators Finkbeiner, Thibaudeau, Keiser, McAuliffe, and Kohl-Welles

Regarding the administration of epinephrine by emergency medical technicians.

(SUBSTITUTE FOR - SEE 1ST SUB)

Provides that the emergency medical technician may administer epinephrine to: (1) A patient of any age upon the presentation of evidence of a prescription for epinephrine; (2) A patient eighteen years of age or older upon the request of the patient, or upon the request of a person who presents written authorization from the patient making such a request; and (3) A patient under eighteen years of age upon the request of the patient or his or her parent or guardian, or upon the request of a person who presents written authorization from the patient making such a request.

SB 5708-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Finkbeiner, Thibaudeau, Keiser, McAuliffe, and Kohl-Welles)

(DIGEST AS ENACTED)

Provides that the emergency medical technician may administer epinephrine.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Health & Long-Term Care.
Feb 10 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 8 Placed on second reading by Rules Committee.
Mar 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --

Mar 10 First reading, referred to Health Care.
Mar 22 Public hearing in committee.
Mar 29 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Mar 31 Placed on second reading suspension calendar.
Apr 5 Committee recommendations adopted and the bill amended.
Placed on third reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
-- IN THE HOUSE --

Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --

Apr 19 House receded from amendments.

 Passed final passage; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --

President signed.

Apr 21 Speaker signed.

Another THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 13 Governor signed.

Chapter 463, 2005 Laws.
Effective date 7/24/2005.

SB 5709 by Senators Parlette, Swecker, Honeyford, Mulliken, Sheldon, and Benton

Exempting vehicles in inaccessible national recreation areas from license renewal fees.

(SUBSTITUTE FOR - SEE 1ST SUB)

Exempts vehicles in inaccessible national recreation areas from license renewal fees.

SB 5709-S by Senate Committee on Transportation (originally sponsored by Senators Parlette, Swecker, Honeyford, Mulliken, Sheldon, and Benton)

(DIGEST AS ENACTED)

Provides that after initial vehicle registration, motor vehicles operated solely within a national recreation area that is not accessible by a state highway are exempt from annual registration renewal and the associated fees under RCW 46.16.0621.

-- 2005 REGULAR SESSION --

Feb 2 First reading, referred to Transportation.
Feb 21 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 7 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 12 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 2; absent, 0; excused, 1.
-- IN THE HOUSE --

Mar 15 First reading, referred to Transportation.
Mar 30 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 7 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --

Apr 11 President signed.

-- IN THE HOUSE --

Speaker signed.

Another THAN LEGISLATIVE ACTION --

Apr 13 Delivered to Governor.
Apr 18 Governor signed.

Chapter 79, 2005 Laws.
Effective date 7/24/2005.

SB 5710 by Senators Poulsen, Swecker, Brown, Rockefeller, Regala, Prudemore, Kline, Rasmussen, and Kohl-Welles

Companion Bill: 1731
Requiring the removal of mercury components from end-of-life motor vehicles. (REVISED FOR ENGROSSED: Concerning the removal of mercury-added components in motor vehicles.)

(AS OF SENATE 2ND READING 3/14/05)

Declares an intent to reduce the quantity of mercury released into the environment by: (1) Removing mercury containing light switches and antilock brake sensors from end-of-life vehicles in the state of Washington; and

(2) Creating a collection and recovery program for mercury-added components removed from vehicles in the state of Washington.

Requires manufacturers to, individually or as part of a group, submit to the department for review and approval a plan to remove, collect, and recover mercury-added components before crushing or shredding motor vehicles. Manufacturers are responsible for ensuring that mercury-added components are properly removed, collected, and recovered from end-of-life vehicles.

Requires every effort to be made by vehicle manufacturers to ensure that mercury-added components are removed from vehicles before they are crushed or shredded.

Requires every manufacturer of motor vehicles sold in this state to, individually or as part of a group, submit a plan to the department, within ninety days of the effective date of this act, describing a program meeting the requirements established in this act.

Provides that a manufacturer subject to this act shall, individually or as part of a group, annually report to the department concerning the performance of the manufacturer’s plan. The report must include, but is not limited to: (1) A detailed description and documentation of the capture rate achieved and how and where the mercury was recycled or otherwise appropriately managed;

(2) A plan to implement additional or alternative actions, if necessary, to improve the capture rate.

Declares that a violation of this act is punishable by a civil penalty not to exceed one thousand dollars per violation per day. Penalties collected under this provision must be deposited in the toxics control account created in RCW 70.105D.070. The civil penalties are in addition to any other penalties authorized under other state or local laws governing the use of mercury in motor vehicles.

SB 5711 by Senators Hewitt, Honeyford, McCaslin, Delvin, and Mulliken

Prohibiting labor organizations from using union dues for political purposes.

Provides that a labor organization that is an exclusive bargaining representative of a bargaining unit of employees covered under chapter 28B.52 RCW, chapter 41.56 RCW, chapter 41.59 RCW, chapter 41.76 RCW, chapter 41.80 RCW, or chapter 47.64 RCW, receiving dues deducted pursuant to an agency shop or other union security provision in the collective bargaining agreement covering those employees, must deposit all funds received in one or more identifiable deposit accounts maintained as required in this act.

Declares that funds from this account may be expended for any lawful purpose, but may not be expended to make contributions to political committees or for use as political contributions, or to operate a political committee or conduct grassroots activities beyond communicating to its own membership, except on the written request of the employee as provided in RCW 42.17.680.

Requires a labor organization or employee organization to notify bargaining unit employees of the intended use of funds expended from deposit accounts subject to this act.

Provides that a person or entity who violates any provision of this act is liable to the person from whose wages or salary the funds were deducted for three times the amount deducted or one thousand dollars, whichever is greater, and for costs and such reasonable attorneys’ fees as may be allowed by the court.

SB 5712 by Senators Kline, Johnson, and Rasmussen; by request of Board For Judicial Administration

Reorganizing the administration of the local and district courts.

Reorganizes the administration of the local and district courts.

SB 5713 by Senators Regala, Franklin, and Kohl-Welles

Assisting tenants in multiple-unit housing proposed for rehabilitation.

(DIGEST AS ENACTED)

Amends RCW 84.14.030 to provide that, if the property proposed to be rehabilitated is not vacant, an applicant shall provide each existing tenant housing of comparable size, quality, and price and a reasonable opportunity to relocate.

SB 5711 Referred to Senate Rules Committee for third reading.

SB 5712 By resolution, returned to Senate Rules Committee for third reading.

SB 5713 By resolution, returned to Senate Rules Committee for third reading.
SB 5714 by Senators Keiser, Deccio, Kastama, Parlette, Thibaudeau, McAuliffe, Brown, Rasmussen, Rockefeller, and Kohl-Welles
Companion Bill: 1738
Establishing an early detection breast and cervical cancer screening program.

(DIGEST AS ENACTED)

Declares an intent to establish an early detection breast and cervical cancer screening program as a voluntary screening program directed at reducing mortalities through early detection to be offered to eligible women only as funds are available, and only so long as the current federal funding level continues.

Directs the department of health to administer a state-supported early detection breast and cervical cancer screening program to assist eligible women with preventive health services. Eligible women shall be enrolled in the early detection breast and cervical cancer screening program and additional eligible women may be enrolled to the extent that grants and contributions from community sources provide sufficient funds for expanding the program.

Provides that funds appropriated for the state program shall be used only to operate early detection breast and cervical cancer screening programs that have been approved by the department, or to increase access to existing state-approved programs, and shall not supplant federally supported breast and cervical cancer early detection programs.

-- 2005 REGULAR SESSION --
Feb 3 First reading, referred to Health & Long-Term Care.
Mar 2 Public hearing and executive action taken in committee.
HEA - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 15 Passed on second reading by Rules Committee.
Mar 16 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 17 First reading, referred to Health Care.
Mar 29 Public hearing in committee.
Mar 31 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Apr 1 Referred to Appropriations.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on third reading by Rules Committee. Rules suspended.

SB 5715 by Senators Keiser, Deccio, Parlette, Thibaudeau, Kastama, and Kohl-Welles
Companion Bill: 1737
Establishing the joint public health financing committee.

Establishes the joint public health financing committee. Provides that the committee shall: (1) Analyze the costs and benefits to state government, to private businesses, and to state residents from fully implementing the standards for public health contained in the 2004 public health improvement plan; (2) Recommend strategies and a schedule for improving public health programs throughout the state according to that plan, including the timing of increased funding for public health services linked to not more than a six-year schedule for full implementation of recommended improvements; (3) Recommend a source and level of dedicated funding the legislature should provide for public health services. The recommendation shall include methods to ensure that such funding does not supplant existing federal, state, and local funds received by any element of the public health system; and (4) Conduct a review of the public health improvement plan as presently authorized in state law and recommend how its needed functions might most efficiently be integrated in the regular functioning of the public health system, and make recommendations about the need to continue requiring a public health improvement plan.

Directs the committee to complete an interim report to the governor and the legislature by December 1, 2005, and a final report by December 1, 2006.

-- 2005 REGULAR SESSION --
Feb 3 First reading, referred to Health & Long-Term Care.

SB 5716 by Senators McAuliffe and Rasmussen
Providing a sales and use tax exemption for livestock and poultry feed.

Provides a sales and use tax exemption for livestock and poultry feed.

-- 2005 REGULAR SESSION --
Providing a funding formula for skill centers.

**Companion Bill:** 1707

Educational opportunities through programs that combine local businesses seeking skilled entry-level employees and to academics with career and technical education.

Finds that skill centers provide extremely valuable support to local businesses seeking skilled entry-level employees and to communities attempting to enhance local economic development opportunities.

Finds that the funding formula used for skill center students needs to be revised to ensure that a student who is taking classes at a skill center and high school simultaneously generates full funding for the instruction that each provides to the student.

**SB 5717**

by Senators Rockefeller, Benton, Fairley, Oke, Keiser, Zarelli, Shin, Rasmussen, and Kohl-Welles

Authorizing incentive funds to maintain or increase the number of students in skill centers.

**(SUBSTITUTED FOR - SEE 2ND SUB)**

Finds that skill centers provide students with high quality educational opportunities through programs that combine academics with career and technical education.

Finds that skill centers provide extremely valuable support to local businesses seeking skilled entry-level employees and to communities attempting to enhance local economic development opportunities.

Finds that skill centers permit a number of school districts to cooperatively offer programs that the school districts cannot provide individually.

Provides that, to the extent that funds are appropriated, the superintendent of public instruction shall provide incentive funds to school districts that maintain or increase the number of students attending skill centers. The purpose of the funds is to help high schools maintain programs for students remaining in the high schools in the district and to provide incentives to send students to skill centers.

**SB 5717-S**

by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Rockefeller, Benton, Fairley, Oke, Keiser, Zarelli, Shin, Rasmussen, and Kohl-Welles)

Authorizing incentive funds to maintain or increase the number of students in skill centers.

**(SUBSTITUTED FOR - SEE 2ND SUB)**

Finds that skill centers provide students with high quality educational opportunities through programs that combine academics with career and technical education.

Finds that skill centers provide extremely valuable support to local businesses seeking skilled entry-level employees and to communities attempting to enhance local economic development opportunities.

Finds that skill centers permit a number of school districts to cooperatively offer programs that the school districts cannot provide individually.

Requires a study on the availability and use of skill centers.

**(DIGEST AS ENACTED)**

Finds that skill centers provide students with high quality educational opportunities through programs that combine academics with career and technical education.

Finds that skill centers provide extremely valuable support to local businesses seeking skilled entry-level employees and to communities attempting to enhance local economic development opportunities.

Finds that skill centers permit a number of school districts to cooperatively offer programs that the school districts cannot provide individually.

Directs the work force training and education coordinating board, in collaboration with the office of the superintendent of public instruction, to conduct a study and report back to the 2007 legislature regarding how best to provide increased opportunities for students living in areas of the state that are currently not adequately served by a skill center. If plausible, the work force training and education coordinating board, in collaboration with the office of the superintendent of public instruction, shall provide preliminary recommendations to Washington Learns by June 2006.

**SB 5718**

by Senators Hargrove, Kline, Shin, Rasmussen, and Kohl-Welles

Providing financial assistance for victims of domestic violence seeking protection orders.

Declares an intent that when courts issue protection orders for victims of domestic violence, victims receive information on and access to temporary, short-term financial assistance to assist
victims with the immediate, necessary financial means to further safety of victims and their dependents.

Declares that, in order to provide some victims of domestic violence who have sought orders of protection with financial resources when domestic violence perpetrators control the victim's access to money and other resources, the department shall administer a diversion assistance program for qualified domestic violence victims.

Declares that the maximum amount of allowable assistance provided to a petitioner under this act shall be the same as that established for other categories of recipients of the diversion assistance program.

Requires diversion assistance to include a cash payment, based on alleged need, to enable the petitioner to obtain emergency relief including, but not limited to: (1) Housing;

(2) Food;
(3) Child care;
(4) Medical costs;
(5) Transportation-related expenses;
(6) Attorneys' fees reasonably related to the domestic violence; and
(7) Employment-related expenses which are necessary to keep or obtain paid employment.

Directs the department of social and health services to collect data on the domestic violence recipients of the diversion assistance program. The department shall analyze the data collected and present a report to the appropriate committees of the legislature no later than December 1, 2007.

VETO MESSAGE ON SB 5719-S

May 17, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning without my approval, Engrossed Substitute Senate Bill No. 5719 entitled:

This bill would have provided juvenile courts with a “community commitment” alternative to committing delinquent youth to the Department of Social and Health Services (DSHS). The state would have paid all costs, including detention and administration. Current law already provides courts with five alternatives to DSHS commitment, but none of them include state funding of county detention costs. This bill, based on a pilot program that was used in only one case, would have encouraged the use of a new alternative instead of the existing ones, and would have unjustifiably shifted costs to the state. The existing alternatives to DSHS commitment have been effective.

For these reasons, I have vetoed Engrossed Substitute Senate Bill No. 5719 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

SB 5719 by Senator Hargrove
Extending the community commitment disposition alternative pilot program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that any county or group of cooperating counties may establish a program to implement the community commitment disposition alternative under this act. Any program shall be limited to ten beds. If a county does not have a program but is a member of a group of cooperating counties that has established a program to implement the community commitment disposition alternative under this act, a court in that county may impose a community commitment disposition alternative as provided in this act.

Requires each county or group of cooperating counties establishing a program to implement the community commitment disposition alternative under this act to provide an interim report on a program to the Washington association of juvenile court administrators by November 1, 2006, and a final report by May 1, 2007. Each report shall include, but is not limited to, the number of offenders eligible for the program, the number of offenders sentenced to the program, evaluation and treatment costs for each participant, administrative costs, costs of detention, supervision, and other related costs, and whether an offender has reoffended after participation in the program.

SB 5719-S by Senate Committee on Human Services & Corrections (originally sponsored by Senator Hargrove)

DIGEST AS PASSED LEGISLATURE

Declares that any county or group of cooperating counties may establish a program to implement the community commitment disposition alternative under this act. Any program shall be limited to ten beds. If a county does not have a program but is a member of a group of cooperating counties that has established a program to implement the community commitment disposition alternative under this act, a court in that county may impose a community commitment disposition alternative as provided in this act.

Requires each county or group of cooperating counties establishing a program to implement the community commitment disposition alternative under this act to provide an interim report on a program to the Washington association of juvenile court administrators by November 1, 2006, and a final report by May 1, 2007. Each report shall include, but is not limited to, the number of offenders eligible for the program, the number of offenders sentenced to the program, evaluation and treatment costs for each participant, administrative costs, costs of detention, supervision, and other related costs, and whether an offender has reoffended after participation in the program.
Eliminating employee noncompetition agreements in the broadcasting industry.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that an employee noncompetition agreement entered into by an employer in the broadcasting industry after December 31, 2005, is against public policy and is void and unenforceable.

Provides that an employer enforcing or attempting to enforce an employee noncompetition agreement in violation of this act is liable for economic damages suffered by an employee as a result of the violation, and for reasonable attorney fees and court costs related to the violation.

Placing limitations on employee noncompetition agreements in the broadcasting industry.

(DIGEST AS ENACTED)

Provides that, if an employee subject to an employee noncompetition agreement is terminated or laid off by action of the employer, the noncompetition agreement is void and unenforceable.

Declares that nothing in this act restricts the right of an employer to protect trade secrets or other proprietary information by lawful means in equity or under applicable law.

Declares that nothing in this act has the effect of terminating, or in any way modifying, any rights or liabilities resulting from an employee noncompetition agreement that was entered into before December 31, 2005.

Concerning small employers and the basic health plan.

(SEE ALSO PROPOSED 2ND SUB)

Provides that small employer group coverage through the basic health plan is not conditioned upon the small employer group enrollees meeting the eligibility requirements for subsidized enrollees provided in RCW 70.47.020(6). The administrator shall not require employers to report total household income of their employees as a condition of receiving group coverage through the basic health plan.

Authorizes the administrator to require all or a substantial majority of employees of small employers to enroll in the plan and establish those procedures necessary to facilitate the orderly enrollment of groups in the plan. The administrator may also devise policies and procedures to assist small employer group enrollees who meet the eligibility requirements for subsidized enrollees provided in RCW 70.47.020(6) to seek enrollment as a subsidized enrollee.

Provides that small employer group enrollees are eligible for coverage through the basic health plan subsidized enrollee pool, even though employees in the group may not be subsidized enrollees as defined in RCW 70.47.020(6).

Provides that premiums due from small employers participating in the plan under the terms of this act shall be in an amount equal to the cost charged by the managed health care system to the state for the plan plus the administrative cost of providing the plan to the small employer less the amount of subsidy paid by the plan for employees enrolled as subsidized enrollees.
Expanding access to insurance coverage through the small business assist program.

(SEE ALSO PROPOSED 2ND SUB)

Finds that many small employers struggle with the cost of providing employer-sponsored health insurance coverage to their employees and their employees' families, while others are unable to offer employer-sponsored health insurance due to its high cost. Low-wage workers also struggle with the burden of paying their share of the costs of employer-sponsored health insurance, while others turn down their employer's offer of coverage due to its costs.

Finds that limitations on access to health care services for enrollees in the state, such as in rural and underserved areas, are particularly challenging. It is the intent of the legislature to authorize the administrator to develop alternative purchasing strategies to ensure access to enrollees of the programs administered under this act in all areas of the state, including but not limited to: (1) The use of differential rating for managed health care systems based on geographic differences in costs; and (2) Self-insurance in areas where adequate access cannot be ensured through other options.

Establishes the small business assist program. The legislature intends that the small business assist program make health care coverage more affordable to small employers, their employees, and dependents. By blending private and public funds through the premium assistance option authorized by this section, the legislature intends to increase the number of low-income workers struggling with the cost of providing employer-sponsored health insurance coverage to their employees and their employees' families, while others are unable to offer employer-sponsored health insurance due to its high cost.

(2) Enrollment of low-income employees in the premium assistance option authorized in this act.

Provides that, on or before December 15, 2006, the administrator shall provide a report to the governor and relevant policy and fiscal committees of the senate and the house of representatives. The report shall present options for providing a subsidy to small business assist plan enrollees or their employers to help pay the cost of their coverage. The options shall limit subsidies to enrollees with household income up to two hundred percent of the federal poverty level as adjusted for family size and determined annually by the federal department of health and human services.

SB 5723 by Senators Delvin, Rasmussen, Schoesler, Mulliken, and Rockefeller
Companion Bill: 1722
Extending an asparagus exception to the standards for fruits and vegetables.

(AS OF SENATE 2ND READING 2/25/05)

Extends an asparagus exception to the standards for fruits and vegetables to December 31, 2007.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Agriculture & Rural Economic Development.
Feb 8 Public hearing and executive action taken in committee.
Feb 10 ARED - Majority; do pass.
Feb 15 Made eligible to be placed on second reading.
Feb 22 Passed to Rules Committee for second reading.
Feb 25 Rules suspended. Placed on Third Reading.
Feb 28 First reading, referred to Economic Development, Agriculture & Trade.
Mar 18 Public hearing in committee.
Mar 25 Executive session in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Mar 29 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Senate Rules "X" file.

SB 5724 by Senators Kohl-Welles, Benson, Franklin, Benton, Keiser, Esser, Pridemore, Kline, Roach, Regala, and McAuliffe

Companion Bill: 1349

Requiring collective bargaining regarding hours of work for individual providers.

(SEE ALSO PROPOSED 1ST SUB)

Requires collective bargaining regarding hours of work for individual providers.

SB 5724-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Benson, Franklin, Benton, Keiser, Esser, Pridemore, Kline, Roach, Regala, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires collective bargaining regarding hours of work for individual providers.

SB 5725 by Senators Fraser, Schmidt, Rockefeller, Schoesler, Doumit, Hewitt, Eide, Brandland, Parlette, McAuliffe, Esser, Rasmussen, Mulliken, and Kohl-Welles

Companion Bill: 1757

Providing for an emergency school repair account.

Creates the Washington emergency school repair grant program to help school districts pay for nonrecurring costs associated with urgent safety and health facilities repairs and renovations that are necessary to address one or more of the following: (1) Health and safety risks; (2) Fire and building code deficiencies; (3) Access for disabled students; and (4) Asbestos abatement or removal.

SB 5726 by Senators Carrell, Hargrove, Rasmussen, and Mulliken

Changing provisions relating to bail bond recovery agents.

Provides that during an actual planned forced entry, a bail bond recovery agent may wear either: (1) A shirt, vest, or other garment with the words "BAIL BOND RECOVERY AGENT" displayed in at least one-inch-high reflective print letters across the front and back of the garment and in a contrasting color to that of the garment; or (2) A shirt, vest, or other garment with the words "BAIL ENFORCEMENT AGENT" displayed in at least one-inch-high reflective print letters across the front and back of the garment and in a contrasting color to that of the garment.

Provides that, during the actual planned forced entry, a bail bond recovery agent may display a badge approved by the department with the words "BAIL BOND RECOVERY AGENT" prominently displayed.

SB 5727 by Senators Carrell, Roach, Stevens, Esser, Mulliken, Zarelli, Schoesler, and Benson

Ensuring that only legally registered voters can vote.

Provides that, in order to vote at any election or primary, whether at a polling place or by absentee or mail ballot, a person must have registered to vote at least thirty days before the election or primary, regardless of the person's status as an absentee, mail ballot, out-of-state, overseas, or service voter.

Declares that a person may prove that he or she is a United States citizen with an original or copy of any one of the following: (1) A United States passport; (2) A certified birth certificate issued by the city, county, or state. A certified birth certificate has a registrar's raised, embossed, impressed, or multicolored seal, registrar's signature, and the date the certificate was filed with the registrar's office, which must be within one year of birth; (3) A consular report of birth abroad or certification of birth; (4) A naturalization certificate; or (5) A certificate of citizenship.

Provides that, in addition to any legal obligations of local election officers, the secretary of state in conjunction with the department of health shall arrange for a monthly comparison of any lists of known deaths maintained by the department of health with the statewide voter registration list. If a person is found on the department of health death list and the statewide voter registration list, the secretary of state or county auditor shall immediately cancel the voter registration from the official state voter registration list.

Provides that, in addition to any legal obligations of local election officers, the secretary of state in conjunction with the department of health, the department of social and health services, and the administrator for the courts shall arrange for a monthly comparison of any lists of persons known to have been declared mentally incompetent and unable to vote or placed under the care of a full guardianship due to their mental capacity. If a person is found on the department of health death list and the statewide voter registration list, the secretary of state or county auditor shall immediately cancel the voter registration from the official state voter registration list.

Requires that, in addition to any legal obligations of local election officers, the secretary of state in conjunction with the department of health, the department of social and health services, and the administrator for the courts shall arrange for a monthly comparison of any lists of persons known to have been declared mentally incompetent and unable to vote or placed under the care of a full guardianship due to their mental capacity. If a person is found on the department of health death list and the statewide voter registration list, the secretary of state or county auditor shall immediately cancel the voter registration from the official state voter registration list.

Repeals RCW 29A.08.145 and 29A.08.230.
SB 5728  by Senators Shin, Berkey, Eide, Rasmussen, Schmidt, and Mulliken

Studying the community and technical college funding system.

Requires the Washington state institute for public policy to study the feasibility of potential funding methods and a finance system for the incorporation of community and technical colleges into an expanded definition of basic education. The Washington state institute for public policy shall complete its study and make recommendations no later than December 1, 2006, to the governor, the state board for community and technical colleges, the higher education coordinating board, the office of the superintendent of public instruction, and the fiscal and education committees of the senate and the house of representatives.

SB 5729  by Senators Rockefeller, Oke, Regala, Spanel, Sheldon, Shin, Poulsen, Jacobsen, and Kohl-Welles

Companion Bill: 1824

Considering prepurchase of multiple ferry fares.

(EDITED - MAJORITY; 1ST SUBSTITUTE BILL BE HELD IN COMMITTEE)

Authorizes the department of transportation to consider prepurchase of multiple ferry fares.

SB 5729-S  by Senate Committee on Transportation

(originally sponsored by Senators Rockefeller, Oke, Regala, Spanel, Sheldon, Shin, Poulsen, Jacobsen, and Kohl-Welles)

Expanding considerations in setting ferry fares.

(DIGEST AS ENACTED)

Authorizes the department of transportation to consider prepurchase of multiple ferry fares.

SB 5730  by Senators Doumit, Zarelli, Eide, Shin, Rasmussen, and Mulliken

Reducing the impact of administrative rules on small businesses.

(EDITED - MAJORITY; 1ST SUBSTITUTE BILL BE HELD IN COMMITTEE)

Directs an agency to consider, without limitation, each of the following methods of reducing the impact of the proposed rule on small businesses: (1) Reducing, modifying, or eliminating substantive regulatory requirements; (2) Simplifying, reducing, or eliminating recordkeeping and reporting requirements; (3) Reducing the frequency of inspections; (4) Delaying compliance timetables; (5) Reducing or modifying fine schedules for noncompliance; (6) Establishing performance standards for small businesses to replace design or operational standards required in the proposed rules; and (7) Any other mitigation techniques suggested by small businesses or their advocates.

Requires the rules review committee to establish a small business advisory board to ensure that small business concerns are reflected in the rules review process.

SB 5730-S  by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Doumit, Zarelli, Eide, Shin, Rasmussen, and Mulliken)

(AS OF SENATE 2ND READING 3/16/05)

Directs an agency to consider, without limitation, each of the following methods of reducing the impact of the proposed rule on small businesses: (1) Reducing, modifying, or eliminating substantive regulatory requirements; (2) Simplifying, reducing, or eliminating recordkeeping and reporting requirements; (3) Reducing the frequency of inspections; (4) Delaying compliance timetables; (5) Reducing or modifying fine schedules for noncompliance; (6) Establishing performance standards for small businesses to replace design or operational standards required in the proposed rules; and (7) Any other mitigation techniques suggested by small businesses or their advocates.

Provides that, if the agency determines it cannot reduce the disproportionate impact of a rule on small businesses, the agency shall provide a clear explanation of why it has made that determination and include a statement to that effect with the notice required by RCW 34.05.320.

Requires the rules review committee to establish a small business advisory board to ensure that small business concerns are reflected in the rules review process.
SB 5731 by Senators McAuliffe, Fairley, and Rockefeller

Requiring seat belts on school buses.

Provides that every school bus purchased after June 30, 2005, must provide safety belts for use by each person riding the bus. The safety belts must be of a design to provide a lap belt for pelvic restraint and a shoulder belt to restrain upper torso movement.

Provides that a person found to have committed any infraction relating to speed restrictions within a school or playground speed zone shall be assessed a monetary penalty equal to three times the penalty assessed under RCW 46.63.110. This penalty may not be waived, reduced, or suspended.

Declares that the speed limit established under this act applies between six a.m. and six p.m., regardless of whether a standard speed limit sign or a standard playground speed limit sign requires children to be present.

Appropriates the sum of five hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the highway safety fund to the superintendent of public instruction to carry out the purposes of this act.

SB 5732 by Senators McAuliffe, Weinstein, Schmidt, Berkey, Rockefeller, Shin, Prentice, Thibauade, Pridemore, Carrell, Kohl-Welles, Regala, Spanel, Fairley, Delvin, and Rasmussen

Revising the powers, duties, and membership of the state board of education and the Washington professional educator standards board and aligning the missions of the state board of education and the professional educator standards board to create a collaborative and effective governance system that can accelerate progress towards achieving the goals in RCW 28A.150.210.

Declares an intent to reconstitute the state board of education and to refocus its purpose; to abolish the academic achievement and accountability commission; to assign policy and rule-making authority for educator preparation and certification to the professional educator standards board and to clearly define its purpose; and to align the missions of the state board of education and the professional educator standards board to create a collaborative and effective governance system that can accelerate progress towards achieving the goals in RCW 28A.150.210.
SB 5733 by Senators Kline, McCaslin, Rockefeller, Esser, Thibaudeau, Weinstein, Rasmussen, and Eide

Concerning mandatory arbitration.

(DIGEST AS ENACTED)
Amends RCW 7.06.010 and 7.06.020 relating to mandatory arbitration.

-- 2005 REGULAR SESSION --
Feb 3 First reading, referred to Judiciary.
Feb 17 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 25 JUD - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 32; nays, 16; absent, 0; excused, 1.

-- IN THE HOUSE --
Mar 17 First reading, referred to Judiciary.
Mar 30 Public hearing in committee.
Mar 31 Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 7 Placed on second reading by Rules Committee.
Apr 11 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 86; nays, 10; absent, 0; excused, 2.

-- IN THE SENATE --
Apr 16 Senate concurred in House amendments. Passed final passage; yeas, 28; nays, 13; absent, 0; excused, 8.
Apr 18 President signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 21 Speaker signed.
Apr 23 Delivered to Governor.
May 13 Governor signed.
Chapter 472, 2005 Laws.
Effective date 7/24/2005.

SB 5734 by Senators Fairley, Kline, McCaslin, Thibaudeau, Weinstein, Deccio, Rasmussen, and Kohl-Welles

Revising provisions relating to civil actions following wrongful injury or death.

Revises provisions relating to civil actions following wrongful injury or death.

-- 2005 REGULAR SESSION --
Feb 3 First reading, referred to Judiciary.
Feb 17 Public hearing in committee.

SB 5735 by Senators Brown, Finkbeiner, Keiser, Esser, Honeyford, Mulliken, Franklin, Prentice, McAuliffe, Stevens, Poulson, Parlette, Deccio, Pflug, Rockefeller, Hewitt, Johnson, Oke, Shin, Rasmussen, and Fairley; by request of Attorney General

Companion Bill: 1758

Revising public disclosure law.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)
Revises public disclosure law.

SB 5735-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Brown, Finkbeiner, Keiser, Esser, Honeyford, Mulliken, Franklin, Prentice, McAuliffe, Stevens, Poulson, Parlette, Deccio, Pflug, Rockefeller, Hewitt, Johnson, Oke, Shin, Rasmussen, and Fairley; by request of Attorney General)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises public disclosure law.

-- 2005 REGULAR SESSION --
Feb 3 First reading, referred to Government Operations & Elections.
Feb 21 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 GO - Majority; 1st substitute bill be substituted, do pass.
Mar 9 Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Apr 1 Referred to Rules.

Senate Rules "X" file.

SB 5736 by Senator Spanel

Companion Bill: 1996

Exempting certain private ambulance services from the insurance code.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that the insurance code does not apply to private ambulance services that solicit membership subscriptions, accept membership applications, charge membership fees, and furnish prepaid or discounted ambulance services, including both ground and air ambulance services, to subscription members and designated members of their household.

SB 5736-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senator Spanel)

Allowing vendors to offer, sell, or provide subscription air ambulance services. (REVISED FOR ENGROSSED: Conducting an evaluation of the feasibility of subscription air ambulance service.)

(DIGEST AS ENACTED)
Requires the office of the insurance commissioner to perform an evaluation of the feasibility of subscription air ambulance service. This evaluation shall be geared toward allowing a person, entity, corporation, or nonprofit corporation to offer, sell, and provide subscription air ambulance service. The evaluation shall:
1. Include consultation with public and private entities and individuals involved in offering, providing, and purchasing subscription air ambulance service;
2. Assess the needs and concerns of likely subscription air ambulance vendors, including the costs of providing affordable air ambulance service to rural and island residents, as well as the burdens placed on vendors if held to the reporting and solvency requirements of the insurance code;
3. Determine the implications of subscription air ambulance service on consumer protection issues; and
4. Compare the state's need for affordable subscription air ambulance service to other states that allow this service, including an inquiry into the practices of out-of-state vendors who provide the service, as well as the applicability or nonapplicability of other states' insurance codes to the service.

Requires the office of the insurance commissioner to submit a report of its findings to the legislature by December 31, 2005, and the report must include recommendations based on the evaluation required under this act.

-- 2005 REGULAR SESSION --
Commercial production of food or other agricultural products to be used for recreational activities.

**SB 5737**
by Senators Carrell, Esser, and Hargrove
Companion Bill: 1671

Allowing attorneys to recover actual costs for service of process.

Amends RCW 4.84.010 to authorize attorneys to recover actual costs for service of process.

Feb 3 First reading, referred to Judiciary.

--- 2005 REGULAR SESSION ---

**SB 5740**
by Senators Berkey, Fairley, Haugen, Benson, Sheldon, Shin, Parlette, Rasmussen, Mulliken, Doumit, Roach, Rockefeller, and Kohl-Welles; by request of Secretary of State

Companion Bill: 1752

Improving procedures for ballot processing and canvassing.

Provides for standards that require provisional ballots to be distinguishable from the other ballots and incapable of being tabulated by the poll-site ballot counting device.

Declares that a voter's signature on an absentee or provisional ballot is considered a match if at least three of the following criteria are met: (1) The capital letters match; (2) Letters tail off alike; (3) Letter spacing is the same; (4) The space between the signature and the line is the same; (5) The beginning and ending of the signature and the slant are consistent; (6) Unique letters in the signature match; (7) The overall appearances match.

Provides that, in determining whether a signature on an absentee or provisional ballot matches the signature on the registration file, the age of the voter and the date of the signature on the registration file may also be considered.

Provides that if the voter neglects to sign the outside envelope of an absentee or provisional ballot, the auditor shall notify the voter, either by telephone or by first class mail, and advise the voter of the correct procedures for completing the unsigned affidavit. In order for the ballot to be counted, the voter must either: (1) Appear in person and sign the envelope no later than the day before the certification of the primary or election; or (2) Sign a copy of the envelope provided by the auditor, and return it to the auditor no later than the day before the certification of the primary or election.

Provides that each poll site ballot that was not tabulated at the poll site, each mail ballot, and each provisional ballot must be manually inspected. Inspection must include both sides of the ballot and each voter response on the ballot.

Provides that only the canvassing board has authority to reject a ballot, or a vote for an office or issue on a ballot, as invalid. The canvassing board may not delegate this authority.

Provides that, as soon as the returns have been received from all the counties of the state, but not later than the thirtieth day after the election, the secretary of state shall canvass and certify the returns of the general election as to candidates for state offices, the United States senate, congress, and all other candidates whose districts extend beyond the limits of a single county. The secretary of state shall transmit a copy of the certification to the governor, president of the senate, and speaker of the house of representatives.

Feb 3 First reading, referred to Government Operations & Elections.

--- 2005 REGULAR SESSION ---

**SB 5738**
by Senators Roach, Weinstein, Swecker, Eide, Rasmussen, Sheldon, Schoesler, Keiser, Kastama, Mulliken, and Rockefeller

Prohibiting engaging in body piercing on persons under the age of eighteen.

Provides that every person who engages in body piercing on any minor under the age of eighteen is guilty of a misdemeanor, unless a parent of, or a legal guardian of, the minor provides informed consent in writing, furnishes proof of identification, and is present when the piercing occurs.

Feb 3 First reading, referred to Judiciary.

--- 2005 REGULAR SESSION ---

Feb 3 First reading, referred to Judiciary.

--- 2005 REGULAR SESSION ---

Feb 3 First reading, referred to Judiciary.

--- 2005 REGULAR SESSION ---

Feb 3 First reading, referred to Government Operations & Elections.

**SB 5741**
by Senators Kastama, Roach, Fairley, Benson, Prentice, Berkley, Haugen, Sheldon, McAuliffe, Shin, Parlette, Mulliken, Doumit, and Kohl-Welles; by request of Secretary of State

Companion Bill: 1755

Modifying provisions on voters' pamphlets.

(SEE ALSO PROPOSED 2ND SUB)

Revises provisions on voters' pamphlets.
SB 5741-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Fairley, Benson, Prentice, Berkey, Haugen, Sheldon, McAuliffe, Shin, Parlette, Mulliken, Doumit, and Kohl-Welles; by request of Secretary of State)

(SEE ALSO PROPOSED 2ND SUB)

Revises provisions on voters’ pamphlets.

SB 5741-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Kastama, Roach, Fairley, Benson, Prentice, Berkey, Haugen, Sheldon, McAuliffe, Shin, Parlette, Mulliken, Doumit, and Kohl-Welles; by request of Secretary of State)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Revises provisions on voters’ pamphlets.

SB 5742 by Senators Roach, Berkey, Fairley, Benson, Parlette, Mulliken, Rockefeller, and Kohl-Welles; by request of Secretary of State

Companion Bill: 1749

Strengthening review and correction of county election procedures.

Requires the county auditor or the county canvassing board to respond to the review report in writing, listing the steps that will be taken to correct any problems listed in the report. The secretary of state shall visit the county before the next state primary or general election to verify that the county has taken the steps they listed to correct any problems noted in the report.

SB 5743 by Senators Kastama, Roach, Fairley, Benson, Berkey, Haugen, McAuliffe, Shin, Parlette, Keiser, Mulliken, and Rockefeller; by request of Secretary of State

Companion Bill: 1753

Enhancing voter registration recordkeeping.

(SUBSTITUTED FOR - SEE 1ST SUB)

Enhances voter registration recordkeeping. Repeals RCW 29A.08.155.

SB 5743-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Fairley, Benson, Berkey, Haugen, McAuliffe, Shin, Parlette, Keiser, Mulliken, and Rockefeller; by request of Secretary of State)

(DIGEST AS ENACTED)

Enhances voter registration recordkeeping. Provides that, when a person is convicted of a felony, the court shall require the defendant to sign a statement acknowledging that: (1) The defendant’s right to vote has been lost due to the felony conviction; (2) If the defendant is registered to vote, the voter registration will be canceled; (3) The right to vote may be restored by: (a) A certificate of discharge issued by the sentencing court, as provided in RCW 9.94A.637; (b) a court order issued by the sentencing court restoring the right, as provided in RCW 9.92.066; (c) a final order of discharge issued by the indeterminate sentence review board, as provided in RCW 9.96.050; or (d) a certificate of restoration issued by the governor, as provided in RCW 9.96.020; and (4) Voting before the right is restored is a class C felony under RCW 29A.84.660.

Provides that no person registering to vote, who meets all the qualifications of a registered voter in the state of Washington, shall be disqualified because of a nontraditional address being used as a residence address. Declares that, for the purposes of this act, “nontraditional address” includes shelters, parks, or other identifiable locations that the voter deems to be his or her residence.

Provides that, if a voter who registered by mail indicates on the voter registration form that he or she does not have a Washington state driver’s license, Washington state identification card, or Social Security number, he or she shall provide one of the following forms of identification the first time he or she votes after registering: (1) Valid photo identification; (2) A valid enrollment card of a federally recognized Indian tribe in Washington state; (3) A copy of a current utility bill; (4) A current bank statement; (5) A copy of a current government check; (6) A copy of a current paycheck; or (7) A government document that shows both the name and address of the voter.

Provides that, when a felony offender has completed all the requirements of his or her sentence, the county clerk shall immediately transmit this information to the secretary of state along with information about the county where the conviction occurred and the county that is the last known residence of the offender. The secretary of state shall maintain such records as part of the elections data base.

Provides that, if the offender has completed all the requirements of all of his or her sentences for all of his or her felony convictions, the secretary of state shall transmit information about the restoration of the former felon’s voting rights to the county auditor where the conviction took place and, if different, the county where the felon was last known to reside.

Provides that a person who knows that he or she does not possess the legal qualifications of a voter and who registers to vote is guilty of a class C felony. Repeals RCW 29A.08.155 and 29A.08.730.
sb 5744  by senators haugen, berkey, fairley, sheldon, mcauliffe, schmidt, mulliken, and doumit; by request of secretary of state

companion bill: 1750

modifying primary election law.

(see also proposed 1st sub)

revises primary election law.

sb 5745-s  by senate committee on government operations & elections (originally sponsored by senators roach, hargrove, berkey, fairley, finkbeiner, haugen, sheldon, schmidt, mulliken, and rockefeller; by request of secretary of state)

(digest of proposed 1st substitute)

revises primary election law.

sb 5746  by senators kastama, berkey, fairley, benson, prentice, sheldon, haugen, mcauliffe, kline,
Schmidt, Mulliken, and Kohl-Welles; by request of Secretary of State

Companion Bill: 1748

Requiring the state to assume a share of primary and general election costs.

(SEE ALSO PROPOSED 1ST SUB)

Requires the state to assume a share of primary and general election costs.

SB 5746-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Berkey, Fairley, Benson, Prentice, Sheldon, Haugen, McAuliffe, Kline, Schmidt, Mulliken, and Kohl-Welles; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the state to assume a share of primary and general election costs.

Provides that, if a mandatory recount is required under RCW 29A.64.021 for an office where a candidate for the office must file the declaration of candidacy with the secretary of state, the canvassing board shall file an expense claim for the costs of that recount with the secretary of state. The secretary of state shall reimburse the county an amount equal to seventy-five percent of the cost of the recount.

Provides that, if the recount was requested for an office where a candidate for the office must file the declaration of candidacy with the secretary of state, and the recount changed the results of the primary or election, the canvassing board shall file an expense claim for the costs of that recount with the secretary of state. The secretary of state shall reimburse the county an amount equal to seventy-five percent of the cost of the recount.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Government Operations & Elections.

Feb 14 Public hearing in committee.

Feb 17 Executive session in committee.

Feb 21 GO - Majority: 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

SB 5747 by Senators Hewitt, Parlette, Honeyford, Mulliken, Morton, Stevens, Swecker, Decio, D. S. Tin, Schmitz, Zarelli, Sheldon, Pflug, Hargrove, Johnson, McCaslin, and Oke

Modifying the inflationary adjustment to the minimum wage.

Declares that "full employment" means a total, not seasonally adjusted, unemployment rate in the state of Washington that is less than the total, not seasonally adjusted, national unemployment rate as determined by the United States department of labor.

Provides that, beginning September 30, 2005, and each September 30th thereafter, the current year's minimum wage rate shall be increased by the rate of inflation as provided under this act only for the months the state of Washington had full employment during the twelve months prior to each September 30th. Only the inflationary increases during the months of full employment shall be used for the purposes of the calculation under this act.

-- 2005 REGULAR SESSION --

Feb 3 First reading, referred to Government Operations, Research & Development.

SB 5748 by Senators Kastama, Keiser, Poulsen, and Rockefeller

Creating the office of health information and planning.

(SEE ALSO PROPOSED 1ST SUB)

Creates the office of health information and planning within the authority to: (1) Make systematic, long-term improvements in the quantity and quality of information and data used to make health care decisions in both the public and private sector in Washington state; and (2) Where appropriate, promote and coordinate the use and application of that information and data on a statewide basis in support of: (a) The proper allocation of financial and human resources within the health care system, including public health, to best maintain and improve the health status of all Washington residents; (b) Intelligent and informed purchasing and reimbursement decisions by state agencies, employers, health carriers, and others responsible for financing medical treatment; (c) Treatment decisions by health care providers that result in the best health outcomes at the lowest possible cost; and (d) Consumer choices to improve their own health, reduce the demand for medical treatment, and when treatment is necessary, receive only the most efficacious and cost-effective treatment available.

Requires the authority to promote and coordinate on a statewide basis the use and application of the best available information and data in support of: (1) The proper allocation of financial and human resources within the health care system, including public health, to best maintain and improve the health status of all Washington residents; (2) Intelligent and informed purchasing and reimbursement decisions by state agencies, employers, health carriers, and others responsible for financing medical treatment; (3) Treatment decisions by health care providers that result in the best health outcomes at the lowest possible cost; and (4) Consumer choices to improve their own health, reduce the demand for medical treatment, and when treatment is necessary, receive only the most efficacious and cost-effective treatment available.

Directs the authority to design and implement a centralized technology assessment pilot project to strengthen the capacity of state health care agencies and others to obtain and evaluate scientific evidence regarding evolving health care procedures, services, devices, and technology in support of: (a) The proper allocation of financial and human resources within the health care system, including public health, to best maintain and improve the health status of all Washington residents; (b) Intelligent and informed purchasing and reimbursement decisions by state agencies, employers, health carriers, and others responsible for financing medical treatment; (c) Treatment decisions by health care providers that result in the best health outcomes at the lowest possible cost; and (d) Consumer choices to improve their own health, reduce the demand for medical treatment, and when treatment is necessary, receive only the most efficacious and cost-effective treatment available.

Appropriates the sum of one million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the health care authority for the purposes of this act.

Appropriates the sum of one million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the health care authority for the purposes of this act.

SB 5748-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kastama, Keiser, Poulsen, and Rockefeller)

Using information and data to improve health care decision making.

(EDIT OF PROPOSED 1ST SUBSTITUTE)
Appropriates the sum of one million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the health care authority for the purposes of this act.

Appropriates the sum of one million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the health care authority for the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Health & Long-Term Care.
Feb 14 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority: without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5749 by Senators McAuliffe and Fairley
Requiring a review of enhanced 911 services.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the current law applying to enhanced 911 service on multiline telephone systems is based on old technology, and that the law should be annually reviewed and updated to allow the deployment of new technologies.

Requires the adjutant general, in consultation with the state enhanced 911 coordinator, the state fire protection board, and other interested parties, to annually review new technologies that relate to RCW 80.36.560. If the adjutant general determines that this section should be amended to incorporate new technologies, a recommendation to the legislature shall be made. The adjutant general shall report the recommendations to the legislature sixty days before the start of any regular legislative session.

SB 5749-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators McAuliffe and Fairley)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the current law applying to enhanced 911 service on multiline telephone systems is based on old technology, and that the law should be annually reviewed and updated to allow the deployment of new technologies.

Encourages the adjutant general, in consultation with the state enhanced 911 coordinator, the state fire protection board, and other interested parties, to annually review new technologies that relate to RCW 80.36.560. If the adjutant general determines that this section should be amended to incorporate new technologies, a recommendation to the legislature shall be made. The adjutant general shall report the recommendations to the legislature sixty days before the start of any regular legislative session.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 15 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 FH - Majority; 1st substitute bill be substituted, do pass.
Feb 25 Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5750 by Senators Schoesler, Hargrove, Mulliken, and Roach
Companion Bill: 1765
Allowing auctioneers to auction vessels without registering as a vessel dealer.

(SEE ALSO PROPOSED 1ST SUB)

Provides that an auction company licensed under chapter 18.11 RCW and licensed as a motor vehicle dealer under chapter 46.70 RCW may sell at auction all vessels that a vessel dealer is authorized to sell.

SB 5750-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Schoesler, Hargrove, Mulliken, and Roach)
Allowing certain auctioneers to auction vessels without registering as a vessel dealer.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that an auction company licensed under chapter 18.11 RCW and licensed as a motor vehicle dealer under chapter 46.70 RCW may sell at auction all vessels that a vessel dealer is authorized to sell, so long as the sale of vessels is incidental to the auction company’s primary source of business.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Labor, Commerce, Research & Development.
Feb 15 Public hearing in committee.
Feb 25 Executive session in committee.
Feb 28 LCRD - Majority; 1st substitute bill be substituted, do pass.
Mar 1 Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5751 by Senators Brown, Swecker, Fraser, Kohl-Welles, and Franklin
Developing a worksite health promotion program among state agencies.

(SEE ALSO PROPOSED 1ST SUB)

Requires the health care authority to create a worksite health promotion program to develop and implement initiatives designed to promote improved self-care and engagement in health care decision making among state employees at state agency worksites. The program shall: (1) Identify, in coordination with the department of personnel, the department of health, and the University of Washington’s center for health promotion, worksite health promotion programs and activities that are known to be effective. The coordination shall take advantage of available knowledge and expertise and ensure a strong link between this program and the department of health’s nutrition and physical activity program; (2) Determine the health promotion strategies that would be most effective for state employees and compatible with existing health promotion efforts of health plans participating in the public employees’ benefits board programs; (3) Implement strategies identified in this act and provide support to individual agencies as they develop agency specific programming targeting the particularities of that agency’s work force and environment; (4) Establish performance measurements and facilitate data collection to enable an assessment of the impact of health management and promotion programming at state agencies; (5) Report to the appropriate policy and fiscal committees of the legislature and the governor by December 1, 2006, on progress in implementing strategies and evaluating the results of the worksite health promotion programs.

SB 5751 by Senators Brown, Swecker, Fraser, Kohl-Welles, and Franklin
Developing a worksite health promotion program among state agencies.

(SEE ALSO PROPOSED 1ST SUB)

Requires the health care authority to create a worksite health promotion program to develop and implement initiatives designed to promote improved self-care and engagement in health care decision making among state employees at state agency worksites. The program shall: (1) Identify, in coordination with the department of personnel, the department of health, and the University of Washington’s center for health promotion, worksite health promotion programs and activities that are known to be effective. The coordination shall take advantage of available knowledge and expertise and ensure a strong link between this program and the department of health’s nutrition and physical activity program; (2) Determine the health promotion strategies that would be most effective for state employees and compatible with existing health promotion efforts of health plans participating in the public employees’ benefits board programs; (3) Implement strategies identified in this act and provide support to individual agencies as they develop agency specific programming targeting the particularities of that agency’s work force and environment; (4) Establish performance measurements and facilitate data collection to enable an assessment of the impact of health management and promotion programming at state agencies; (5) Report to the appropriate policy and fiscal committees of the legislature and the governor by December 1, 2006, on progress in implementing strategies and evaluating the results of the worksite health promotion programs.
SB 5751 by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Brown, Swecker, Fraser, Kohl-Welles, and Franklin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the health care authority to create a worksite health promotion program to develop and implement initiatives designed to promote improved self-care and engagement in health care decision making among state employees at state agency worksites. The program shall: (1) Identify, in coordination with the department of personnel, the department of health, and the University of Washington's center for health promotion, worksite health promotion programs and activities that are known to be effective. The coordination shall take advantage of available knowledge and expertise and ensure a strong link between this program and the department of health's nutrition and physical activity program;

(2) Determine the health promotion strategies that would be most effective for state employees and compatible with existing health promotion efforts of health plans participating in the public employees' benefits board programs;

(3) Implement strategies identified in this act and provide support to individual agencies as they develop agency specific programming targeting the particularities of that agency's workforce and environment;

(4) Establish performance measurements and facilitate data collection to enable an assessment of the impact of health management and promotion programming at state agencies;

(5) Report to the appropriate policy and fiscal committees of the legislature and the governor by December 1, 2006, on progress in implementing strategies and evaluating the results of the worksite health promotion programs.

-- 2005 REGULAR SESSION --

Mar 11 First reading, referred to Health & Long-Term Care.
Mar 17 Public hearing in committee.
Mar 30 Executive session in committee.
CL - Majority; do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 94; nay, 0; absent, 0; excused, 4.
-- IN THE SENATE --

Apr 16 Senate concurred in House amendments.
Passed final passage; yea, 41; nay, 0; absent, 0; excused, 8.
Apr 18 President signed.
-- IN THE HOUSE --

Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 10 Governor signed.
Chapter 365, 2005 Laws.
Effective date 7/24/2005.

SB 5753 by Senators Berkey, Keiser, Benson, and Kohl-Welles

Companion Bill: 1005

Creating a consumer or advocate-run mental health service delivery system.

Finds that the involvement of persons with mental illness, their family members, and advocates in designing, implementing, and delivering mental health services reduces unnecessary hospitalizations and incarceration and promotes the recovery and employment of persons with mental illness. To improve the quality of services available and promote the rehabilitation, recovery, and reintegration of persons with mental illness, consumer and advocate-run mental health services are an integral part of the community mental health system and shall be supported.

Approves the sum of five million dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of social and health services for the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Human Services & Corrections.
Feb 22 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 10 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 47; nay, 0; absent, 1; excused, 1.
-- IN THE HOUSE --

SB 5754 by Senators Keiser, Kohl-Welles, Brown, Deccio, and Rasmussen

Companion Bill: 1878

Creating the registered interior designer professionals act of 2005.

Provides that, in order to safeguard human health, safety, and property, and to promote public welfare, any person in either a public or private capacity using the title of registered interior designer is required to submit evidence that he or she is qualified under the provisions of this act.

Declares that an applicant may qualify for registration as a registered interior designer if the applicant pays any applicable fee established by the department and shows to the satisfaction of the department that the applicant: (1) Has a current certificate number issued by the national council for interior design qualification; and

(2) Has six years' combined work experience and formal education in interior design from an accredited degree program.
Provides that the department shall grant a certificate of registration to an applicant who meets the requirements of this act beginning July 1, 2006. After July 1, 2007, a person may not use the title “registered interior designer” in this state or any other title, designation, sign, card, or device indicating that the person is a registered interior designer unless he or she is registered under this act.

Requires an interior designer registered under this act to complete ten hours of continuing education instruction every two years. The department shall develop by rule a form to verify continuing education.

Provides that a person who violates a provision of this act or a rule adopted under it is guilty of a misdemeanor and may also be subject to a civil penalty in an amount not to exceed five thousand dollars for each offense.

Requires the department to issue a cease and desist order to any individual who is not registered under this act and holds himself or herself out as a “registered interior designer.”

Provides that a person who violates a provision of this act or a rule adopted under it is guilty of a misdemeanor and may also be subject to a civil penalty in an amount not to exceed five thousand dollars for each offense.

Requires the department to issue a cease and desist order to any individual who is not registered under this act and holds himself or herself out as a “registered interior designer.”

\[\text{SEE ALSO PROPOSED 1ST SUB}\]
that they are residents of nursing facilities, require that they retain for their own use a personal needs allowance which may be used to purchase clothing and other personal items.

Declares an intent to establish a minimum level for the personal needs allowance and to allow the department of social and health services, by rule, to adjust this amount in the future to reflect the increasing costs of these personal expenditures.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Health & Long-Term Care.
Feb 9 Executive session in committee.
Feb 10 HEA - Majority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5759 by Senators Weinstein, Schmidt, Prentice, McAuliffe, Rockefeller, Rasmussen, and Berkey

Companion Bill: 1550

Supporting the state achievers' scholarship program. (SEE ALSO PROPOSED 1ST SUB)

Declares that, in order to broaden higher education opportunities, the legislature supports the Washington state achievers' scholarship program. This program: (1) Provides mentoring to ensure academic support is available to students while in high school, encourages college enrollment, and gives assistance when enrolled in college; (2) Identifies and reduces financial barriers to college for talented, low-income students; and (3) Leverages private funding for higher education financial assistance.

Appropriates the sum of one million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the office of the superintendent of public instruction to support community volunteer mentors working with students selected as achievers' scholars.

Appropriates the sum of one million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the office of the superintendent of public instruction to support community volunteer mentors working with students selected as achievers' scholars.

SB 5759-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Weinstein, Schmidt, Prentice, McAuliffe, Rockefeller, Rasmussen, and Berkey)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that, in order to broaden higher education opportunities, the legislature supports the Washington state achievers' scholarship program. This program: (1) Provides mentoring to ensure academic support is available to students while in high school, encourages college enrollment, and gives assistance when enrolled in college; (2) Identifies and reduces financial barriers to college for talented, low-income students; and (3) Leverages private funding for higher education financial assistance.

-- 2005 REGULAR SESSION --

Feb 4 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 18 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 25 EKHE - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Feb 28 On motion, referred to Rules.
Apr 6 Senate Rules "X" file.

SB 5760 by Senator Kline

Changing the sentence for certain persistent offenders. (SEE ALSO PROPOSED 1ST SUB)

Provides that, notwithstanding the statutory maximum sentence or any other provision of chapter 9.94A RCW, a persistent offender, with a criminal history or current offense that does not include any class A felonies, shall be sentenced to a term of total confinement for life. Prior to serving a minimum term of fifteen years, no offender subject to this provision may be eligible for community custody, earned release time, furlough, home detention, partial confinement, work crew, work release, or any other form of release as defined under RCW 9.94A.728 (1), (2), (3), (4), (6), (8), or (9), or any other form of authorized leave from a correctional facility while not in the direct custody of a corrections officer or officers, except in the case of an offender in need of emergency medical treatment.

 Provides that, after serving the minimum fifteen-year term of total confinement, the offender may be eligible for community custody, earned release time, furlough, home detention, partial confinement, work crew, work release, or any other form of release as defined under RCW 9.94A.728 (1), (2), (3), (4), (6), (8), or (9), or any other form of authorized leave from a correctional facility.

Declares that the fifteen-year term of total confinement imposed by the court under RCW 9.94A.570(2) constitutes the release eligibility review date at which time the court shall review the offender for conditional release to community custody.

Provides that, in any criminal case wherein an offender has been sentenced as a persistent offender prior to the effective date of this act, the offender shall have a resentencing hearing if the offender would otherwise qualify for release under RCW 9.94A.570(2) and this act.

SB 5760-S by Senate Committee on Judiciary (originally sponsored by Senator Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, notwithstanding the statutory maximum sentence or any other provision of chapter 9.94A RCW, a persistent offender, with a criminal history or current offense that does not include any completed or attempted class A felonies or sex offenses, shall be sentenced to a term of total confinement for life. Prior to serving a minimum twenty-year period of total confinement, no offender subject to this section may be eligible for community custody, earned release time, furlough, home detention, partial confinement, work crew, work release, or any other form of release as defined under RCW 9.94A.728 (1), (2), (3), (4), (6), (8), or (9), or any other form of authorized leave from a correctional facility while not in the direct custody of a corrections officer or officers, except in the case of an offender in need of emergency medical treatment.

Provides that, after serving the minimum fifteen-year term of total confinement, the offender may be eligible for community custody, earned release time, furlough, home detention, partial confinement, work crew, work release, or any other form of release as defined under RCW 9.94A.728 (1), (2), (3), (4), (6), (8), or (9), or any other form of authorized leave from a correctional facility.

Declares that the twenty-year term of total confinement imposed by the court under RCW 9.94A.570(2) constitutes the release eligibility review date at which time the court shall review the offender for conditional release to community custody.

Declares that, notwithstanding RCW 9.94A.345 and 10.01.040, this act applies to all offenders whose criminal history and current offense satisfy the requirements of RCW 9.94A.570 (2).
Concerning forest practices' impacts on family forest landowners.

Finds and declares that: (1) The long-term stewardship that is provided by family forest landowners in urban growth areas and rural areas is important for maintaining the evergreen state's special character and quality of life and provides citizens living in the urban/rural interface with an important buffer that provides aesthetic values at minimal cost to the taxpayers;

(2) Many family forest landowners live and raise their families on their forest land, or otherwise foster intergenerational involvement, creating an emotional attachment to and love for the land that increases the likelihood of continued ownership and management of family forests by future generations;

(3) Many family forests are characterized by a "light touch on the land." This includes: Species diversity; low-impact harvesting; small harvest openings and long stand rotations with multiple thinning entries; and a variety of nontimber management objectives that benefit the public;

(4) Family forest landowners provide: Family wage jobs to their local communities; a reliable tax base to their counties, generally utilizing fewer public services than taxes paid; and a way of life integral to rural communities;

(5) Family forest lands provide significant benefits to the economic and environmental well-being of Washington's citizens, including: Clean air and water; habitat for a broad array of fish, wildlife, and plant species, including some threatened and endangered species; and a variety of renewable natural resource products;

(6) If these lands were to be converted to nonforestry uses, these benefits would be lost to future generations as well as current generations of citizens;

(7) Current forest practices rules and other administrative regulations and complexity pose significant challenges to the continued ownership and management of family forests, creating a disincentive to their continued management as forest lands and are among the causes of their conversion to nonforest land uses;

(8) It is in the best interests of the citizens of the state of Washington and the environment that legislation and rules be developed and implemented that will encourage family forest ownership and long-term management planning; and

(9) It is also in the best interests of the citizens of the state of Washington and the environment that family forest landowners and the state of Washington are given the opportunity to enter into long-term management plans that will provide enhanced flexibility and secure the many benefits of forest land management for current and future generations of Washington citizens.

Enacting the omnibus treatment of mental and substance abuse disorders act of 2005.

(SUBSTITUTED FOR - SEE 2ND SUB)
Enacts the omnibus treatment of mental and substance abuse disorders act of 2005.

Appropriates the sum of . . . . . . . dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of social and health services to provide vendor rate increases for inpatient mental health treatment providers, children's long-term inpatient treatment providers, and chemical dependency treatment providers.

The rate increases shall be prioritized for those programs that maximize the use of evidence-based practices, research-based practices, and consensus-based practices as defined in this act.

Provides that, if specific funding for the purposes of this act, with the exception of sections 301 through 387 of this act, referencing this act by bill or chapter number, is not provided by June 30, 2005, this act is null and void.

Provides that, if specific funding for the purposes of sections 301 through 387 of this act, referencing these sections by bill or chapter number, or by RCW citation, is not provided by June 30, 2009, sections 301 through 387 of this act are null and void.


(SUBSTITUTED FOR - SEE 2ND SUB)
Enacts the omnibus treatment of mental and substance abuse disorders act of 2005.

Appropriates the sum of . . . . . . . dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of social and health services to provide vendor rate increases for inpatient mental health treatment providers, children's long-term inpatient treatment providers, and chemical dependency treatment providers.

The rate increases shall be prioritized for those programs that maximize the use of evidence-based practices, research-based practices, and consensus-based practices as defined in this act.

Provides that, if specific funding for the purposes of this act, with the exception of sections 301 through 387 of this act, referencing this act by bill or chapter number, is not provided by June 30, 2005, this act is null and void.

Provides that, if specific funding for the purposes of sections 301 through 387 of this act, referencing these sections by bill or chapter number, or by RCW citation, is not provided by June 30, 2009, sections 301 through 387 of this act are null and void.
Provide that, if specific funding for the purposes of sections 203, 217, 220, 301, 303, 305, 505, 601, and 605 of this act, referencing the section by section number and by bill or chapter number, is not provided by June 30, 2005, each section not referenced is null and void.

VETO MESSAGE ON SB 5763-52

May 17, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 402, 603, 604, and 806, Engrossed Substitute Senate Bill No. 5763 entitled:

Section 402 describes the Legislature's intent to authorize the Department of Social and Health Services (DSHS) to license a new type of facility called Enhanced Services Facilities. This section states that some clients have been repeatedly served in inappropriate settings or discharged without an appropriate placement. Although the development of a new facility type may well afford service providers an opportunity to deliver more effective services to persons with mental disorders, it is not reasonable to assume that such services were or are being provided inappropriately.

Although the Legislature appropriated funds in the 2005-2007 operating budget to fund many of the activities included in this bill, no funds were appropriated to implement Sections 603 and 604. Section 603 directs the DSHS to undertake a project, in collaboration with a broad array of stakeholders, to develop a set of matrices of service best practices. Section 604 directs the DSHS to undertake two collaboration projects with different groups of stakeholders to identify ways to provide mental health services to children who are not eligible for the state's Medicaid funded mental health services. With the passage of both this bill and Engrossed Second Substitute House Bill 1290, the DSHS' Mental Health Division will have many large projects to implement over the next biennium. I do not believe it is reasonable to include several additional unfunded smaller projects to DSHS' already large project list.

Section 806 repeals Section 5 in Engrossed Second Substitute House Bill No. 1290. Section 806 is unnecessary as I vetoed Section 5 in Engrossed Second Substitute House Bill No. 1290 today.

For these reasons, I have vetoed Sections 402, 603, 604 and 806 of Engrossed Second Substitute Senate Bill No. 5763.

With the exception of Sections 402, 603, 604 and 806 of Engrossed Second Substitute Senate Bill No. 5763 is approved.

Respectfully submitted,
Christine O. Greengard
Governor

Mar 8 Placed on second reading by Rules Committee.
Mar 10 2nd substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 37; nays, 12; absent, 0; excused, 0.

Apr 1 -- IN THE HOUSE --

Mar 14 First reading, referred to Health Care.
Mar 21 Public hearing in committee.
Mar 29 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Minority; do not pass.

Apr 1 Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s) to the amendment(s) by Health Care.
Minority; do not pass.

Apr 18 Senate refuses to concur in House amendments. Asks House for conference thereon.

Apr 19 Conference committee request granted.
Conference committee appointed.
Representatives Cody, Green, Bailey.

Apr 20 Conference committee request granted.
Conference committee appointed. Senators Hargrove, Regala, Stevens.

Apr 21 Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 67; nays, 31; absent, 0; excused, 0.

Apr 22 Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 32; nays, 16; absent, 0; excused, 1.
President signed.

Apr 24 Speaker signed.

SB 5764 by Senators Weinstein, Brandland, Rockefeller, and Rasmussen

Companion Bill: 1548

Effective date 7/1/2005.

Providing immunity from civil actions for a health professional making a good faith claim of unprofessional conduct or inability to practice safely against another health professional.

Provides immunity from civil actions for a health professional making a good faith claim of unprofessional conduct or inability to practice safely against another health professional.
SB 5765 by Senators Spanel and Brandland
Concerning Dungeness crab--Puget Sound fishery licenses.

(ORIGINAL BILL TEXT)

Provides that two persons owning separate Dungeness crab--Puget Sound fishery licenses may operate both licenses on one vessel if the license holders or their alternate operators are on the vessel. A representative of each license holder must be present on the vessel.

SB 5765-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Spanel and Brandland)

(DIGEST AS ENACTED)

Provides that two persons owning separate Dungeness crab--Puget Sound fishery licenses may operate both licenses on one vessel if the license holders or their alternate operators are on the vessel.

SB 5767 by Senators McAuliffe, Haugen, Keiser, Kline, Kohl-Welles, Fairley, Franklin, Shin, Berkey, and Hargrove
Developing plans to address the housing needs of homeless persons.

(ORIGINAL BILL TEXT)

Requires each county to create a task force to develop a ten-year plan addressing short-term and long-term housing for homeless persons.

Requires that, in addition to developing a ten-year plan to end homelessness, each task force shall establish guidelines, as needed for the following: (1) Emergency shelters; (2) Short-term housing needs; (3) Temporary encampments; (4) Supportive housing for chronically homeless persons; and (5) Long-term housing.

Requires guidelines to include, when appropriate, standards for health and safety and notifying the public of proposed facilities to house the homeless.

Requires each county to report to the appropriate committees of the legislature by January 2006, including information on guidelines developed, potentials for public-private partnerships to address homelessness, and requests for further involvement or support from the legislature. Each county shall continue to develop and coordinate planning efforts, with reports to the legislature of substantive changes and significant additional information.

SB 5767-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators McAuliffe, Haugen, Keiser, Kline, Kohl-Welles, Fairley, Franklin, Shin, Berkey, and Hargrove)
Developing plans to address the housing needs of homeless persons. (REVISED FOR PASSED LEGISLATURE: Creating a homeless housing task force in each county.)

(DIGEST AS ENACTED)

Requires each county to create a task force to develop a ten-year plan addressing short-term and long-term housing for homeless persons.

Provides that, in lieu of creating a new task force, a local government may designate an existing body which substantially conforms to this act and which includes at least one homeless or formerly homeless individual to serve as its homeless representative.

Requires that, in addition to developing a ten-year plan to end homelessness, each task force shall establish guidelines, as needed, for the following: (1) Emergency shelters; (2) Short-term housing needs; (3) Temporary encampments; (4) Supportive housing for chronically homeless persons; and (5) Long-term housing.

Requires guidelines to include, when appropriate, standards for health and safety and notifying the public of proposed facilities to house the homeless.

Requires each county, including counties exempted from creating a new task force under this act, to report to the department of community, trade, and economic development such information as may be needed to ensure compliance with this act.
SB 5768 by Senators Kastama, Roach, Rockefeller, Esser, Prentice, Weinstein, Kline, Delvin, and Rasmussen
Companion Bill: 1830
Regarding alternative public works contracting procedures.  
(SEE ALSO PROPOSED 1ST SUB)
Amends RCW 39.10.020 relating to alternative public works contracting procedures.  
SB 5768-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Rockefeller, Esser, Prentice, Weinstein, Kline, Delvin, and Rasmussen)  
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Amends RCW 39.10.020 and 39.10.051 relating to alternative public works contracting procedures.  
Feb 7 First reading, referred to Government Operations & Elections.  
Feb 22 Public hearing in committee.  
Feb 28 Executive session in committee.  
Mar 1 GO - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.  
Mar 10 Made eligible to be placed on second reading.  
Mar 14 Placed on second reading by Rules Committee.  
Apr 1 Referred to Rules.  
Senate Rules "X" file.

SB 5770 by Senator Berkey
Companion Bill: 1208
Concerning forfeited property.  
Amends RCW 70.105D.020 relating to forfeited property.  
SB 5771 by Senators Thibaudeau, Keiser, and Kohl-Welles
Requiring coverage for neurodevelopmental therapies.  
Requires coverage for neurodevelopmental therapies.  
SB 5772 by Senators Kastama, McCaslin, Berkey, Esser, Benton, and Kline
Companion Bill: 2023
Creating the growth management infrastructure account.  
(SEE ALSO PROPOSED 1ST SUB)
Finds that population growth in many areas of the state requires new, improved, or additional infrastructure to accommodate growth.  
Finds that the needed infrastructure identified in the capital facilities elements of comprehensive plans adopted by counties and cities far exceed the existing funding available to county, city, or state agencies responsible for constructing or operating the needed infrastructure.  
Establishes the growth management infrastructure account to assist counties and cities in financing and constructing those infrastructure projects needed to accommodate growth, as identified in the capital facilities elements of growth management plans.  
SB 5772-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, McCaslin, Berkey, Esser, Benton, and Kline)  
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that population growth in many areas of the state requires new, improved, or additional infrastructure to accommodate growth.  
Finds that the needed infrastructure identified in the capital facilities elements of comprehensive plans adopted by counties and cities far exceed the existing funding available to county, city, or state agencies responsible for constructing or operating the needed infrastructure.  
Establishes the growth management infrastructure account to assist counties and cities in financing and constructing those infrastructure projects needed to accommodate growth, as identified in the capital facilities elements of growth management plans.
Protecting homeowners who hire contractors to remodel or build their homes.

(FURNISHING PROTECTIONS TO HOMEOWNERS WHO CHOOSE TO HIRE CONTRACTORS TO REMODEL OR BUILD THEIR HOMES)

Finds that the vast majority of contractors engaged in the business of constructing or remodeling owner-occupied single-family homes are both technically proficient in their trade and able to manage their business dealings in accordance with the highest standards.

Finds, however, that in those relatively few, but all-too-frequent, instances where prime contractors on such construction or remodeling projects intentionally or unintentionally mismanage payments received from homeowners that are intended for subcontractors, suppliers, and others remaining provisions are inadequate to protect homeowners. Additionally, the toll on an individual homeowner's personal economic and emotional condition that such financial mismanagement by this small fraction of prime contractors is not adequately balanced against the responsibilities, obligations, and possible penalties that contractors bear for such mismanagement.

Finds that it is necessary to: (1) Clearly establish that prime contractors have a duty to properly manage funds received from homeowners that are intended for suppliers, subcontractors, and others, and to hold those who fail in this duty personally responsible for such financial mismanagement; (2) Reduce the exposure of homeowners to lien liability, particularly when contractors fail to pay suppliers and subcontractors as promised; (3) Clarify the right of homeowners to require that prime contractors maintain deposits and other similar payments in a trust account for the homeowner, when the homeowner elects to do so; and (4) Increase opportunities for homeowners to become better educated about ways to protect themselves from financial mismanagement by those few contractors who are unable or unwilling to meet the financial management standards set by the vast majority of residential contractors in this state.

SB 5773-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Fraser, Fairley, Kohl-Welles, Rockefeller, Kline, and Pridemore)

(AS OF SENATE 2ND READING 3/15/03)

Finds that the vast majority of contractors engaged in the business of constructing or remodeling owner-occupied single-family homes are both technically proficient in their trade and able to manage their business dealings in accordance with the highest standards.

Finds, however, that in those relatively few, but all-too-frequent, instances where prime contractors on such construction or remodeling projects intentionally or unintentionally mismanage payments received from homeowners that are intended for subcontractors, suppliers, and others, remaining provisions are inadequate to protect homeowners. Additionally, the toll on an individual homeowner's personal economic and emotional condition that such financial mismanagement by this small fraction of prime contractors is not adequately balanced against the responsibilities, obligations, and possible penalties that contractors bear for such mismanagement.

Finds that it is necessary to: (1) Clearly establish that prime contractors have a duty to properly manage funds received from homeowners that are intended for suppliers, subcontractors, and others, and to hold those who fail in this duty personally responsible for such financial mismanagement; (2) Increase awareness by homeowners to the potential for liens against their residence if contractors fail to pay suppliers and subcontractors as promised; (3) Clarify the right of homeowners to require that prime contractors maintain deposits and other similar payments in a trust account for the homeowner, when the homeowner elects to do so; and (4) Increase opportunities for homeowners to become better educated about ways to protect themselves from financial mismanagement by those few contractors who are unable or unwilling to meet the financial management standards set by the vast majority of residential contractors in this state.

Declares an intent that liabilities of contractors and subcontractors arising from mismanagement of funds received from or for the benefit of homeowners should be disfavored by courts addressing whether or not such liabilities should be dischargeable in bankruptcy. If the mismanagement rises to the level of criminal conduct, nothing in this act is intended to interfere with criminal prosecution.

SB 5773 by Senators Fraser, Fairley, Kohl-Welles, Rockefeller, Kline, and Pridemore

(ORIGINAL BILL NO. SB 5773)

Finds that it is necessary to: (1) Clearly establish that prime contractors have a duty to properly manage funds received from homeowners that are intended for suppliers, subcontractors, and others, and to hold those who fail in this duty personally responsible for such financial mismanagement; (2) Increase awareness by homeowners to the potential for liens against their residence if contractors fail to pay suppliers and subcontractors as promised; (3) Clarify the right of homeowners to require that prime contractors maintain deposits and other similar payments in a trust account for the homeowner, when the homeowner elects to do so; and (4) Increase opportunities for homeowners to become better educated about ways to protect themselves from financial mismanagement by those few contractors who are unable or unwilling to meet the financial management standards set by the vast majority of residential contractors in this state.

Declares an intent that liabilities of contractors and subcontractors arising from mismanagement of funds received from or for the benefit of homeowners should be disfavored by courts addressing whether or not such liabilities should be dischargeable in bankruptcy. If the mismanagement rises to the level of criminal conduct, nothing in this act is intended to interfere with criminal prosecution.

Takes effect July 1, 2006.
Providing funds for the maintenance and preservation of small city and town streets.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Finds that it is in the state’s interest to support the economic vitality of all cities and towns and recognizes that those cities and towns with a population of less than five thousand are unable to fully maintain and preserve their street system.

Finds it is necessary to create a small city pavement and sidewalk account.

Creates the pavement preservation account in the custody of the state treasurer. All receipts from motor vehicle fuel and special fuel taxes distributed into the account under RCW 46.68.090 must be deposited into the account. Expenditures from the account may be used only for distribution to qualifying cities and towns for the maintenance, repair, and resurfacing of city and town streets.

Declares that only the executive director of the transportation improvement board or the director’s designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

SB 5775-S by Senate Committee on Transportation

(Originally sponsored by Senator Mulliken)

Authorizing the creation of a small city or town street and sidewalk improvement program.

**(DIGEST AS ENACTED)**

Finds that it is in the state’s interest to support the economic vitality of all cities and towns and recognizes that those cities and towns with a population of less than five thousand are unable to fully maintain and preserve their street system.

Finds it is necessary to create a small city pavement and sidewalk account.

Creates the small city pavement and sidewalk account in the state treasury. All state money allocated to the small city pavement and sidewalk account for the ongoing support of cities and towns must be deposited into the account.

Provides that expenditures from the account must be used for small city pavement and sidewalk projects or improvements selected by the board in accordance with this act, to pay principal and interest on bonds authorized for these projects or improvements, to make grants or loans in accordance with chapter 47.26 RCW, or to pay for engineering feasibility studies selected by the board.

--- 2005 REGULAR SESSION ---

Feb 7 First reading, referred to Transportation.
Mar 3 Executive session in committee.
Mar 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.

--- IN THE HOUSE ---

Mar 15 First reading, referred to Transportation.
Mar 30 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

--- IN THE SENATE ---

Apr 7 President signed.

--- IN THE HOUSE ---

Apr 11 Speaker signed.
SB 5776 by Senators Rasmussen, Deccio, Jacobsen, Mulliken, Shin, Zarelli, Hewitt, Morton, and Honeyford

Companion Bill: 1796

Extending the date when counties which have authorized facilities for agriculture promotion must allow a credit for city lodging taxes.

SEE ALSO PROPOSED 1ST SUB

Extends the date when counties which have authorized facilities for agriculture promotion must allow a credit for city lodging taxes.

SB 5776-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Deccio, Jacobsen, Mulliken, Shin, Zarelli, Hewitt, Morton, and Honeyford)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Extends the date when counties which have authorized facilities for agriculture promotion must allow a credit for city lodging taxes.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Agriculture & Rural Economic Development.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 24 ARED - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5777 by Senators Kohl-Welles, Pridemore, Shin, Franklin, Kastama, Regala, Kline, Poulsen, Thibaudeau, Keiser, Eide, Prentice, and Berkey

Companion Bill: 1725

Prohibiting the offshoring of work under state contracts.

SEE ALSO PROPOSED 1ST SUB

Prohibits the offshoring of work under state contracts.

SB 5777-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Pridemore, Shin, Franklin, Kastama, Regala, Kline, Poulsen, Thibaudeau, Keiser, Eide, Prentice, and Berkey)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Prohibits the offshoring of work under state contracts.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Labor, Commerce, Research & Development.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 5778 by Senators Pridemore, Zarelli, and Prentice

Taxing the sale of food from vending machines in the same manner as other sales of food.

Provides for taxation of the sale of food from vending machines in the same manner as other sales of food.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Ways & Means.
Feb 16 Public hearing in committee.

SB 5779 by Senators Prentice, Rasmussen, Doumit, and Kohl-Welles

Companion Bill: 1890

Modifying the business and occupation taxation of slaughtering, breaking, and/or processing perishable meat products.

Declares that, in 1967, the legislature amended RCW 82.04.260 in chapter 149, Laws of 1967 ex. sess. to authorize a preferential business and occupation tax rate for slaughtering, breaking, and/or processing perishable meat products and/or selling the same at wholesale.

Finds that RCW 82.04.260 was interpreted by the state supreme court on January 13, 2005, in Agrilink Foods, Inc. v. Department of Revenue, Docket No. 74478-5. The supreme court held that the preferential business and occupation tax rate on the slaughtering, breaking, and/or processing of perishable meat products applied to the processing of perishable meat products into nonperishable finished products, such as canned food.

Declares that the sole purpose of chapter 149, Laws of 1967 ex. sess. as codified in RCW 82.04.260 has always been to create a preferential business and occupation tax rate for the slaughtering, breaking, or processing of perishable meat products and/or selling the finished perishable meat products at wholesale.

Declares that the purpose of this act is to make retroactive, remedial, curative, and technical amendments to clarify the intent of chapter 149, Laws of 1967 ex. sess. and RCW 82.04.260 and resolve any ambiguity.

Declares an intent to establish that, prior to the effective date of this act, the preferential business and occupation tax rate for the "slaughtering, breaking, and/or processing of perishable meat products and/or selling the same at wholesale" in RCW 82.04.260 applied only to activities in which the end products continued to be perishable meat products, and this act applies retroactively to accomplish this purpose.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Ways & Means.
Feb 15 Public hearing in committee.

SB 5780 by Senators Prentice, Zarelli, Fairley, and Rasmussen; by request of Department of Social and Health Services

Making technical improvements to the medicaid nursing home rate setting process.

Makes technical improvements to the medicaid nursing home rate setting process.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to Ways & Means.
Mar 2 Public hearing in committee.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5781 by Senators Fraser, Benton, Pflug, Regala, Zarelli, Rasmussen, Keiser, Kline, Haugen, Roach, Prentice, Jacobsen, and Kohl-Welles
SB 5782-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Shin, Prentice, Franklin, Kline, Kohl-Welles, and Berkey; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Declares an intent that funds provided under the linked deposit program shall be used to create jobs and economic opportunity as well as to remedy the problem of a lack of access to capital by minority and women's business enterprises.

Provides that the state treasurer may use up to one hundred million dollars per year of all funds available under this act for the purposes of RCW 43.86A.060. The amounts made available to these public depositories shall be equal to the amounts of outstanding loans made under RCW 43.86A.060.

Encourages public depositories participating in the linked deposit program to take advantage of the linked deposit program loans to qualify for the community reinvestment act community programs under federal law (12 U.S.C.S. Sec. 2901 et seq.).

Repeals RCW 43.131.381 and 43.131.382.

-- 2005 REGULAR SESSION --

Feb 7 First reading, referred to International Trade & Economic Development.
Feb 8 Public hearing in committee.
Feb 17 Executive session in committee.
Feb 18 ITED - Majority: 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority: 2nd substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 15 2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 39; nays, 7; absent, 0; excused, 3.

-- IN THE HOUSE --

Mar 17 First reading, referred to Financial Institutions & Insurance.
Mar 31 Public hearing and executive action taken in committee. FII - Executive action taken by committee. FII - Majority: do pass with amendment(s).
Apr 1 Referred to Finance.
Apr 4 Public hearing and executive action taken in committee. FIN - Executive action taken by committee. FIN - Majority: do pass with amendment(s) by Financial Institutions & Insurance. Passed to Rules Committee for second reading.
Apr 7 Placed on second reading by Rules Committee.
Apr 11 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 89; nays, 7; absent, 0; excused, 2.

-- IN THE HOUSE --

Apr 18 Senate refuses to concur in House amendments. Asks House to recede from amendments.
Apr 19 House insists its position and asks Senate to concur.

-- IN THE SENATE --

Apr 21 Senate concurred in House amendments.
SB 5783 by Senators Sheldon, Delvin, Zarelli, Mulliken, Hewitt, Hargrove, Carrell, and Benton
Companion Bill: 1807
Restricting motorcycle helmet requirements only to persons under twenty-one.
Restricts motorcycle helmet requirements only to persons under twenty-one.
SB 5784 by Senators Fraser, Kastama, Haugen, Schmidt, Pridemore, Roach, Jacobsen, Kohl-Welles, Kline, and McAuliffe
Companion Bill: 1808
Allowing eligible employees to receive remuneration for sick leave at time of separation or dismissal.
Authorizes eligible employees to receive remuneration for sick leave at time of separation or dismissal.
SB 5785 by Senators Fairley, Kline, Keiser, Franklin, Prentice, Rockefeller, Kohl-Welles, and McAuliffe; by request of Insurance Commissioner
Companion Bill: 1809
Stabilizing the cost of medical malpractice insurance.
Proposes procedures to stabilize the cost of medical malpractice insurance.
SB 5786 by Senators Weinstein, Pridemore, Prentice, Franklin, Keiser, Kline, and McAuliffe
Companion Bill: 1484
Authorizing voter approved regular property tax levies for school purposes.
Declares an intent that additional funding provided under this act be used by school districts to provide regional cost-of-living salary supplements to school district employees, as determined through collective bargaining, and to provide local funds to support the purposes defined in RCW 28A.505.210(1)(c) and (d) (Initiative 728).
Provides that a county may impose a regular property tax levy for the maintenance and operation of schools within the county in accordance with this act.
Provides that, upon receiving resolutions requesting a levy under this act from the board of directors of school districts within the county where the petitioning school districts represent a majority of the students within the county, the county legislative authority shall submit an authorizing proposition to the county voters.
Provides that, if the proposition is approved by a majority of the voters voting on the proposition, the county shall impose a levy not to exceed seventy-five cents per thousand dollars of assessed value.
Declares that any tax imposed under this act shall be used only for the maintenance and operation of schools. The county shall distribute levy proceeds to each school district within the county based on the district's full-time equivalent student enrollment in the prior school year.
SB 5787 by Senators Svecker, Kastama, Jacobsen, Oke, and Sheldon
Streamlining the permit process for certain aquaculture projects.
Declares an intent to streamline the permitting and administrative appeals processes for fin fish aquaculture projects in the Strait of Juan de Fuca by requiring permitting agencies to coordinate and develop a multiagency programmatic permitting process and a consolidated administrative appeals process.
Creates the fin fish aquaculture programmatic permitting work group in the office of regulatory assistance to streamline the permitting and administrative appeals processes for fin fish aquaculture projects in the Strait of Juan de Fuca.
Requires the work group to provide a report to the legislature by December 31, 2005. The report must include: (1) A summary of the process the work group used to develop the multiagency programmatic approach to the permitting of fin fish aquaculture projects in the Strait of Juan de Fuca; (2) The multiagency programmatic permitting process developed by the work group; (3) A summary of the process the work group used to develop the consolidated administrative appeals process for fin fish aquaculture programs in the Strait of Juan de Fuca; (4) The consolidated administrative appeals process developed by the work group; (5) A summary of the process the work group used to implement the permitting and administrative appeals processes developed; (6) If the permitting and administrative appeals processes developed are not yet implemented, an explanation of the factors preventing implementation; and
(7) If the permitting and administrative appeals processes developed are not yet implemented, recommendations for any legislation necessary for implementation.

--- 2005 REGULAR SESSION ---

Feb 7 First reading, referred to Natural Resources, Ocean & Recreation.

SB 5788 by Senators Doumit, Kastama, Mulliken, Haugen, Morton, Poulsen, Pridemore, and Berkey

Companion Bill: 1817

Improving recycling.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to clarify methods to improve recycling in Washington state, and to further the purposes in RCW 70.95.020 and the goals of the state solid waste management plan adopted by the department of ecology under RCW 70.95.260.

Provides that a transporter may not collect recyclable materials from generators within the state without first obtaining a transporter permit from the department. A transporter permit must be issued for a period of one year, beginning January 1st and ending December 31st.

Declares that nothing in this act prevents the operation of a recycling company or nonprofit entity from collecting and transporting recyclable materials from a buyback center, drop box, or from a commercial or industrial generator of recyclable materials.

Provides that a transporter who collects recyclable materials within the state without a transporter permit required by this section is guilty of a misdemeanor.

Requires all recycling facilities to register with the department, except for facilities that are required to obtain a solid waste handling permit under RCW 70.95.170. No recycling facility may accept recyclable materials from a transporter within the state without having obtained a solid waste handling permit from the department or obtaining a registration under this section.

A registration must be issued for a period of one year, beginning January 1st and ending December 31st.

Requires every recycling facility to prepare and submit an annual report to the department and the local health department that has jurisdiction over the recycling facility. The report is due by April 1st and must be submitted on forms supplied by the department.

SB 5788-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Doumit, Kastama, Mulliken, Haugen, Morton, Poulsen, Pridemore, and Berkey)

(DIGEST AS ENACTED)

Declares an intent to improve recycling, eliminate illegal disposal of recyclable materials, protect consumers from sham recycling, and to further the purposes of RCW 70.95.020 and the goal of consistency in jurisdictional treatment of the statewide solid waste management plan adopted by the department of ecology.

Declares that for the purposes of this act, "transporter" means any person or entity that transports recyclable materials from commercial or industrial generators over the public highways of the state of Washington for compensation, and who are required to possess a permit to operate from the Washington utilities and transportation commission under chapter 81.80 RCW. "Transporter" includes commercial recycling operations of certified solid waste collection companies as provided in chapter 81.77 RCW.

Requires all transporters to register with the department prior to the transportation of recyclable materials. The department shall supply forms for registration.

Provides that a transporter who transports recyclable materials within the state without a transporter registration required by this act is subject to a civil penalty in an amount up to one thousand dollars per violation.

Provides that a transporter may not deliver any recyclable materials to a transfer station or landfill for disposal.

Provides that any person damaged by a violation of this act may bring a civil action for such a violation by seeking either injunctive relief or damages, or both, in the superior court of the county in which the violation took place or in Thurston county. The prevailing party in such an action is entitled to reasonable costs and attorneys' fees, including those on appeal.

Requires each facility that recycles solid waste, except those facilities with a current solid waste handling permit issued under RCW 70.95.170, to prepare and submit an annual report to the department and the jurisdictional health department by April 1st on forms supplied by the department.

--- 2005 REGULAR SESSION ---

Feb 7 First reading, referred to Water, Energy & Environment.

Feb 16 Public hearing in committee.

Mar 2 Executive session in committee. WEE - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. On motion, referred to Rules.

Mar 7 Made eligible to be placed on second reading.

Mar 10 Placed on second reading by Rules Committee.

Mar 14 1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 43; nays, 6; absent, 0; excused, 0. -- IN THE HOUSE --

Mar 15 First reading, referred to Natural Resources, Ecology & Parks.

Mar 24 Public hearing in committee.

Mar 31 Executive session in committee. NREP - Executive action taken by committee. NREP - Majority; do pass with amendment(s). Minority; do not pass.

Apr 1 Passed to Rules Committee for second reading.

Apr 12 Placed on second reading by Rules Committee.

Apr 13 Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2. -- IN THE SENATE --

Apr 19 Senate concurred in House amendments. Passed final passage; yeas, 40; nays, 6; absent, 0; excused, 3.

Apr 20 President signed. -- IN THE HOUSE --

Apr 21 Speaker signed. -- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.


SB 5789 by Senators Prentice and Parlette

Companion Bill: 1851

Expanding the role of self-insurers in the workers' compensation system.

(SUBSTITUTED FOR - SEE 1ST SUB)

Expands the role of self-insurers in the workers' compensation system.

Repeals RCW 51.32.190.

SB 5789-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice and Parlette)

(AS OF SENATE 2ND READING 3/14/05)
Expands the role of self-insurers in the workers' compensation system.
Repeals RCW 51.32.190.

Feb 7 First reading, referred to Labor, Commerce, Research & Development.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 LCRD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 15 First reading, referred to Commerce & Labor.
Mar 23 Public hearing in committee.
Apr 1 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --

-- IN THE SENATE --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 10 Rules Committee refers to Committee on Labor, Commerce, Research & Development.
Jan 31 Public hearing and executive action taken in committee.
Feb 1 LCRD - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.

SB 5790  by Senators Doumit, Schoesler, and Pridemore

Modifying motor vehicle taxation.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, in addition to the tax in RCW 82.12.020, an additional tax shall be levied and collected on the value of a motor vehicle used in this state multiplied by the rate of 0.471 percent. In this provision, “motor vehicle” has the same meaning in RCW 82.08.020(4).

SB 5790-S  by Senate Committee on Ways & Means (originally sponsored by Senators Doumit, Schoesler, and Pridemore)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in addition to the tax in RCW 82.12.020, an additional tax shall be levied and collected on the value of a motor vehicle used in this state multiplied by the rate of 0.471 percent. In this provision, “motor vehicle” has the same meaning in RCW 82.08.020(4).

Feb 7 First reading, referred to Ways & Means.
Feb 28 Public hearing in committee.
Mar 7 WM - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 24 Referred to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 10 Substitute(s) not adopted during the first year of the biennium; no longer available for consideration.
Rules Committee refers to Committee on Ways & Means.

SB 5791  by Senators Honeyford, Benton, Deccio, Mulliken, Benson, and McCaslin

Modifying economic development powers of counties and port districts.

Provides that any county with a population of fewer than thirty thousand persons that borders the Columbia river is authorized to transfer or loan to any port district, with or without consideration, any funds, real or personal property, property interests, or services.

Provides that any county with fewer than thirty thousand persons that borders the Columbia river may, upon the request of and pursuant to an interlocal agreement with a port district, jointly exercise with that port district any powers of the port district with respect to economic development programs or projects.

Feb 7 First reading, referred to Government Operations & Elections.
Feb 21 Public hearing in committee.

SB 5792  by Senators Honeyford, Johnson, Benton, Esser, Deccio, Benson, McCaslin, and Mulliken

Restricting postretirement employment for members of the public employees’ retirement system plan 1 and the teachers’ retirement system plan 1.

Restricts postretirement employment for members of the public employees’ retirement system plan 1 and the teachers’ retirement system plan 1.

Feb 7 First reading, referred to Ways & Means.
Feb 24 Public hearing in committee.

SB 5793  by Senators Honeyford, Hewitt, Haugen, and Mulliken

Companion Bill: 1741

Authorizing industrial insurance final settlement agreements.

Provides that the parties to a claim may enter into a final settlement agreement at any time as provided in this act with respect to one or more claims under Title 51 RCW. All final settlement agreements must be approved by the board of industrial insurance appeals. The final settlement agreement may:
(1) Bind the parties with regard to any or all aspects of a claim, including but not limited to allowance or rejection of a claim, monetary payment, provision of medical treatment, vocational services, claim closure, and claim reopening under RCW 51.32.160; and
(2) Not subject any employer who is not a signatory to the agreement to any responsibility or burden under any claim.

Feb 7 First reading, referred to Labor, Commerce, Research & Development.
Feb 24 Public hearing in committee.

SB 5794  by Senators Prentice, Swecker, Regala, Franklin, Kohl-Welles, McAuliffe, and Rasmussen; by request of Department of Revenue

Companion Bill: 1916

Authorizing the governor to enter into a cigarette tax agreement with the Puyallup Tribe of Indians.
(DIGEST AS ENACTED)

Authorizes the governor to enter into a cigarette tax agreement with the Puyallup Tribe of Indians.

-- 2005 REGULAR SESSION --
Feb 7 First reading, referred to Ways & Means.
Feb 15 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 18 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 22 Made eligible to be placed on second reading.
Mar 1 Placed on second reading by Rules Committee.
Mar 9 Rules suspended. Placed on Third Reading.
Held on third reading.
Mar 10 Third reading, passed; yeas, 47; nays, 2; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 16 First reading, referred to Finance.
Mar 22 Public hearing and executive action taken in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass.
Mar 24 Placed on second reading.
Mar 25 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 86; nays, 0; absent, 0; excused, 12.
-- IN THE SENATE --
Mar 28 President signed.
-- IN THE HOUSE --
Mar 30 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 5 Delivered to Governor.
Governor signed.
Chapter 11, 2005 Laws.

SB 5795 by Senators Carrell, Sheldon, McCaslin, Mulliken, Hargrove, Benson, Berkey, Schoesler, Kastama, Honeyford, Esser, Schmidt, and Oke

Regarding expenditures for works of art.

Recognizes that one of the legislature's foremost duties is the prioritization and wise use of taxpayer funds.

Concludes that the placement of art at a correctional facility which houses sex offenders is not a priority over other state programs such as education and public safety, and further expenditures on such activities constitute a misuse and waste of taxpayer funds. To prevent such misuse of taxpayer dollars, the legislature hereby intends to prohibit the expenditure of public funds on placement of works of art in the special commitment center housed at McNeill Island.

-- 2005 REGULAR SESSION --
Feb 7 First reading, referred to Government Operations & Elections.

SB 5796 by Senator Fairley

Regulating refund anticipation loans.

Requires this act to be liberally construed to effectuate its purposes, which include protecting consumers who enter into refund anticipation loans from abuses and to ensure they are fully informed of the costs and consequences of the loans.

Declares that no person may individually, or in conjunction or cooperation with another person, solicit the execution of, process, receive, or accept an application or agreement for, a refund anticipation loan without first being registered with the director as a refund anticipation loan facilitator.

Does not apply to a person doing business as a bank, thrift, industrial bank, savings and loan association, or credit union, under the laws of the United States or of this state.

Provides that, on or before July 1, 2008, the director shall report the following information to the legislature: (1) The total number of registered refund anticipation loan facilitators in the state by type, including corporations, franchises, and independent facilitators;

(2) The total number of refund anticipation loan registration fees collected;

(3) The department budget and staff allocated to the refund anticipation loan program;

(4) The total number of refund anticipation loans processed;

(5) The range of fees charged by refund anticipation loan facilitators, excluding tax preparation fees;

(6) The number and type of penalty actions taken by the department against refund anticipation loan facilitators;

(7) Any other information the director determines is needed to evaluate this program; and

(8) The department recommendations regarding program implementation and administration.

Finds that the practices covered by this chapter are matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW. A violation of this act is not reasonable in relation to the development and preservation of business and is an unfair or deceptive act in trade or commerce and an unfair method of competition for the purpose of applying the consumer protection act, chapter 19.86 RCW.

SB 5797 by Senators Benton, Stevens, Schoesler, Rasmussen, Johnson, and Sheldon

Requiring school employee recommendations to include information of sexual misconduct, if any.

Requires a school district employee under this act to disclose in any letter of recommendation any inappropriate behavior of a sexual nature on school premises, during a school activity, or in the use of school property or facilities. Activities or materials used in conjunction with established curriculum shall not be considered inappropriate under this act.

-- 2005 REGULAR SESSION --
Feb 7 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 15 Public hearing in committee.

SB 5798 by Senators Parlette, Shin, Jacobsen, Haugen, Finkbeiner, Kohl-Welles, Mulliken, and Rasmussen

Companion Bill: 1588

Using television advertising to promote tourism in Washington.

(SEE ALSO PROPOSED 1ST SUB)

Provides for using television advertising to promote tourism in Washington.

Appropriates the sum of one million seven hundred fifty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the department of community, trade, and economic development for the purposes of this act.

Appropriates the sum of one million seven hundred fifty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of community, trade, and economic development for the purposes of this act.

Declares that if there is no appropriation in the 2005-06 operating budget for the purposes of this act, the department of community, trade, and economic development must spend three million five hundred thousand dollars of existing funds or thirty-three percent of its total tourism budget, whichever is greater, for the purposes of this act.

SB 5798-S by Senate Committee on International Trade & Economic Development (originally sponsored by...
Senators Parlette, Shin, Jacobsen, Haugen, Finkbeiner, Kohl-Welles, Mulliken, and Rasmussen

Implementing a national television advertising campaign to promote tourism in Washington.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides for using television advertising to promote tourism in markets outside of Washington.

Appropriates the sum of one million seven hundred fifty thousand dollars for the fiscal year ending June 30, 2006, from the general fund to the department of community, trade, and economic development for the purposes of this act.

Appropriates the sum of one million seven hundred fifty thousand dollars for the fiscal year ending June 30, 2007, from the general fund to the department of community, trade, and economic development for the purposes of this act.

Provides that if there is no appropriation in the 2005-06 operating budget for the purposes of this act, the department of community, trade, and economic development should consider including a television campaign in future tourism promotions.

SB 5799 by Senators Keiser, Benson, Poulson, Zarelli, Schmidt, Esser, Franklin, Pridemore, Rockefeller, Kohl-Welles, Kline, and Rasmussen

(SUBSTITUTED FOR - SEE 1ST SUB)

Regarding payment for providers for medically needy consumers.

Provides that, for consumers who are medically needy, as defined in the social security Title XIX state plan, and are receiving services through an individual provider or a home care agency provider, if the provider is not paid by the consumer in a timely fashion, the department of social and health services shall pay the provider and take such steps as may be necessary to collect the debt from the consumer.

SB 5800 by Senators Regala, Roach, Franklin, Benson, Haugen, Zarelli, Keiser, Esser, Poulson, Pridemore, Schmidt, Benton, Rockefeller, McAuliffe, and Rasmussen

Exempting home care workers' personal information from public disclosure.

Exempts home care workers' personal information from public disclosure.

SB 5801 by Senators Poulson, Schmidt, Benton, Benson, Zarelli, Keiser, Esser, Pridemore, Thibaudeau, and Kohl-Welles

Companion Bill: 1787

Requiring a vendor rate study of home care agencies.

Requires the department of social and health services to conduct a vendor rate study of home care agencies.

Requires the department to report its findings, including a cost analysis of implementing a value-based reimbursement, to the legislature by December 15, 2005.

SB 5802 by Senators Kohl-Welles, Delvin, Shin, Spanel, Carrell, Fairley, Keiser, Roach, Jacobsen, Poulson, Kline, Pridemore, McAuliffe, Weinstein, Eide, Berkey, Rasmussen, and Rockefeller

Companion Bill: 1733

Requiring pay equity for community and technical college part-time faculty.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that Washington’s community and technical college system is among the most successful in the nation, enrolling more than sixty percent of postsecondary students and geographically dispersed across the state to offer maximum opportunity for residents to pursue basic skills, academic transfer, work force training, and personal enrichment.

Finds that part-time and adjunct faculty play a significant role in the success of the colleges, teaching nearly half of the overall instructional workload.

Recognizes that in 1996, the legislature directed the state board for community and technical colleges to conduct a best practices audit on compensation practices and working conditions for part-time faculty. The best practices task force developed a ten-year plan to improve the salaries, benefits, working conditions, and ratios of part-time to full-time faculty in the college system. Among the goals of the plan was to reach, at the end of ten years, a level of pay equity for part-time faculty. Although state investments have been made in the intervening years, the goal has not been met.

Declares that, as the ten-year anniversary of the best practices task force approaches, the legislature reaffirms its commitment to part-time faculty at community and technical colleges and to the goals of the best practices task force.

Requires that, in the 2005-07 biennial appropriations act and thereafter, the legislature shall appropriate sufficient funds for allocation to the community and technical colleges for the colleges to implement and maintain pay equity for part-time faculty as described in the final recommendations of the best practices task force convened under RCW 28B.50.4892.

SB 5802-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Delvin, Shin, Spanel, Carrell, Fairley, Keiser, Roach, Jacobsen, Poulson, Kline, Pridemore, McAuliffe, Weinstein, Eide, Berkey, Rasmussen, and Rockefeller)

(AS OF SENATE 2ND READING 3/15/05)

Finds that Washington's community and technical college system is among the most successful in the nation, enrolling more than sixty percent of postsecondary students and geographically dispersed across the state to offer maximum opportunity for residents to pursue basic skills, academic transfer, work force training, and personal enrichment.

Finds that part-time and adjunct faculty play a significant role in the success of the colleges, teaching nearly half of the overall instructional workload.
Recognizes that in 1996, the legislature directed the state board for community and technical colleges to conduct a best practices audit on compensation practices and working conditions for part-time faculty. The best practices task force developed a ten-year plan to improve the salaries, benefits, working conditions, and ratios of part-time to full-time faculty in the college system. Among the goals of the plan was to reach, at the end of ten years, a level of pay equity for part-time faculty. Although state investments have been made in the intervening years, the goal has not been met.

Declares that, as the ten-year anniversary of the best practices task force approaches, the legislature reaffirms its commitment to part-time faculty at community and technical colleges and to the goals of the best practices task force.

Declares it is the goal of the legislature in the 2005-07, 2007-09, and 2009-11 fiscal biennia, to provide sufficient funding within available funds to the community and technical colleges for the colleges to implement and maintain one hundred percent pro rata pay for part-time faculty. Salary schedules implemented under this act are subject to local collective bargaining.

-- 2005 REGULAR SESSION --
Feb 7 First reading, referred to Labor, Commerce, Research & Development.
Feb 21 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 7 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Mar 15 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.
-- IN THE HOUSE --
Mar 17 First reading, referred to Higher Education.
Mar 29 Public hearing in committee.
Apr 1 Executive session in committee.
HE - Executive action taken by committee. HE - Majority; do pass. Referred to Appropriations.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5803  by Senators McAuliffe, Weinstein, Berkey, Shin, Kohl-Welles, Franklin, Schmidt, Thibaudeau, Eide, Kline, Keiser, Regala, Jacobsen, and Rasmussen
Promoting internet safety.

(AS OF SENATE 2ND READING 3/11/05)

Requires the safety center advisory committee to develop and distribute a pamphlet to promote internet safety for children particularly in grades seven through twelve. The pamphlet shall be posted on the superintendent of public instruction’s web site. To the extent funds are available, the pamphlet shall be distributed in schools throughout the state and in other areas accessible to youth including but not limited to libraries and community centers.


Appropriates the sum of forty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2005, from the general fund to the office of the superintendent of public instruction to develop and distribute the pamphlet under this act.

-- 2005 REGULAR SESSION --
Feb 7 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 18 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 EKHE - Majority; do pass.

Mar 9 Placed on second reading by Rules Committee.
Mar 11 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 15 First reading, referred to Technology, Energy & Communications.
Mar 29 Public hearing and executive action taken in committee.
TEC - Executive action taken by committee. TEC - Majority; do pass with amendment(s).
Apr 1 Referred to Appropriations.
Apr 2 Public hearing in committee.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 9 Made eligible to be placed on third reading.

SB 5804  by Senators Kohl-Welles, Pridemore, Rockefeller, Shin, Schmidt, Berkey, McAuliffe, and Rasmussen
Changing enrollment forecasts and budgeting for institutions of higher education.

Declares that the policy of the state of Washington is to improve the access to, and the quality of, this state’s postsecondary educational system. The budgetary policy of the state is to provide a level of fiscal commitment to the state’s postsecondary educational system commensurate with the responsibility of the state to the educational and professional improvement of its citizens and work force.

Repeals RCW 28B.10.780 and 28B.10.782.

-- 2005 REGULAR SESSION --
Feb 7 First reading, referred to Early Learning, K-12 & Higher Education.

SB 5805  by Senators Kohl-Welles, Hargrove, Brown, McAuliffe, Rasmussen, and Jacobsen
Regulating preschools and kindergartens.

(SEE ALSO PROPOSED 1ST SUB)

Requires the secretary to develop an implementation plan for the licensing and regulation of preschools and kindergartens. The department shall report to the appropriate committees of the legislature on its plan for licensing and regulation of preschools and kindergartens no later than December 1, 2005.

SB 5805-S  by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kohl-Welles, Hargrove, Brown, McAuliffe, Rasmussen, and Jacobsen)
Studying the regulation of preschools and kindergartens.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the joint legislative audit and review committee to consider and make recommendations regarding defining, regulating, and licensing preschools and kindergartens. In developing the recommendations, the task force shall, at a minimum: (1) Define "preschool" and "kindergarten"; (2) Develop an implementation plan for the licensing and regulation of preschools and kindergartens; (3) Conduct an examination of and report on the agency best suited to manage the licensing and regulating of preschools and kindergartens; (4) Determine the criteria to license preschools and kindergartens; and
Provides that every child day-care center and family day-care provider shall prominently post the following items, clearly visible to parents and staff: (1) The license issued under this act; (2) The department's toll-free telephone number established by this act; (3) A notice that inspection reports and any notices of enforcement actions for the previous three years are available from the licensee and the department; (4) The notice of any pending enforcement action. The notice must be posted immediately upon receipt. The notice must be posted for at least two weeks or until the violation causing the enforcement action is corrected, whichever is longer; and (5) Any other information required by the department.

Requires every child day-care center and family day-care provider to have readily available for review by the department, parents, and the public a copy of each inspection report and notice of enforcement action received by the center or provider from the department for the past three years. This provision only applies to reports and notices received on or after the effective date of this act.

Requires the department to make available to the public during business hours all inspection reports and notices of enforcement actions involving child day-care centers and family day-care providers consistent with chapter 42.17 RCW. The department shall include in the inspection report a statement of the corrective measures taken by the center or provider.

Provides that every licensed child day-care center shall, at the time of licensure or renewal and at any inspection, provide to the department proof that the licensee has day-care insurance as defined in RCW 48.88.020, or is self-insured pursuant to chapter 48.90 RCW.

Provides that family day-care providers may choose to opt out of the requirement to have day care or other applicable insurance but must provide written notice of their insurance status to parents with a child enrolled and shall not be subject to the requirements of (b), (c), or (d) of this provision.

SB 5806 by Senators Kohl-Welles, Hargrove, Rasmussen, and Jacobsen

Requiring child care agencies to provide additional information to parents.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the purpose of this act is to establish a system, consistent throughout the state, through which parents, guardians, and other persons acting in loco parentis can obtain certain information about child care providers. The purpose of this act is also to require child day-care providers and family day-care providers to carry a minimal level of liability insurance or to give parents notice that they do not carry such insurance.

Provides that every child day-care center and family day-care provider shall prominently post the following items, clearly visible to parents and staff: (1) The license issued under this act; (2) The department's toll-free telephone number established by this act; and (3) A notice that inspection reports and any notices of enforcement actions for the previous three years are available from the licensee and the department.

Requires every child day-care center and family day-care provider to have readily available for review by the department, parents, and the public a copy of each inspection report and notice of enforcement action received by the center or provider from the department for the past three years. This provision only applies to reports and notices received on or after the effective date of this act.

Requires the department to make available to the public during business hours all inspection reports and notices of enforcement actions involving child day-care centers and family day-care providers consistent with chapter 42.17 RCW. The department shall include in the inspection report a statement of the corrective measures taken by the center or provider.

Provides that every licensed child day-care center shall, at the time of licensure or renewal and at any inspection, provide to the department proof that the licensee has day-care insurance as defined in RCW 48.88.020, or is self-insured pursuant to chapter 48.90 RCW.

Provides that family day-care providers may choose to opt out of the requirement to have day care or other applicable insurance but must provide written notice of their insurance status to parents with a child enrolled and shall not be subject to the requirements of (b), (c), or (d) of this provision.

SB 5806 by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Hargrove, Rasmussen, and Jacobsen)

DIGEST AS ENACTED

Declares that the purpose of this act is to establish a system, consistent throughout the state, through which parents, guardians, and other persons acting in loco parentis can obtain certain information about child care providers.

Requires the department to establish and maintain a toll-free telephone number, and an interactive web-based system through which persons may obtain information regarding child day-care centers and family day-care providers.

Provides that every child day-care center and family day-care provider shall prominently post the following items, clearly visible to parents and staff: (1) The license issued under this act; (2) The department's toll-free telephone number established by this act; (3) A notice that inspection reports and any notices of enforcement actions for the previous three years are available from the licensee and the department; (4) The notice of any pending enforcement action. The notice must be posted immediately upon receipt. The notice must be posted for at least two weeks or until the violation causing the enforcement action is corrected, whichever is longer; and (5) Any other information required by the department.

Requires every child day-care center and family day-care provider to have readily available for review by the department, parents, and the public a copy of each inspection report and notice of enforcement action received by the center or provider from the department for the past three years. This provision only applies to reports and notices received on or after the effective date of this act.

Requires the department to make available to the public during business hours all inspection reports and notices of enforcement actions involving child day-care centers and family day-care providers consistent with chapter 42.17 RCW. The department shall include in the inspection report a statement of the corrective measures taken by the center or provider.

Provides that every licensed child day-care center shall, at the time of licensure or renewal and at any inspection, provide to the department proof that the licensee has day-care insurance as defined in RCW 48.88.020, or is self-insured pursuant to chapter 48.90 RCW.

Provides that family day-care providers may choose to opt out of the requirement to have day care or other applicable insurance but must provide written notice of their insurance status to parents with a child enrolled and shall not be subject to the requirements of (b), (c), or (d) of this provision.
SB 5807 by Senators Roach, Keiser, Rasmussen, and Kohl-Welles

Changing provisions relating to auto theft.

Requires the Washington association of sheriffs and police chiefs to create and facilitate the Washington state auto theft task force program.

Requires the Washington association of sheriffs and police chiefs to appoint an auto theft task force program steering committee.

Declares that the steering committee shall have the following responsibilities: (1) For the purpose of establishing regional auto theft task forces, award grants to units of local governments or to teams consisting of multiple units of local governments; (2) Develop grant criteria; (3) Develop general operational guidelines for regional auto theft task forces; (4) Review all regional auto theft task force operations on an annual basis; and (5) Produce an annual report to the legislature.

Declares that the Washington association of sheriffs and police chiefs is not required to implement this act if adequate funding is not provided.

SB 5808 by Senators Poulsen, Honeyford, Morton, Rockefeller, Regala, Fraser, and Rasmussen; by request of Environmental Hearings Office

Companion Bill: 1838

Increasing the threshold for short board appeals before the shorelines and pollution control hearings boards.

Increases the threshold for short board appeals before the shorelines and pollution control hearings boards to fifteen thousand dollars.

SB 5809 by Senators Fairley and Kohl-Welles

Revising jurisdiction of youth courts.

(DIGEST AS ENACTED)

Declares that nothing in chapter 3.72 RCW shall interfere with the ability of juvenile courts to refer matters to youth courts that have been established to provide a diversion for matters involving juvenile offenders who are eligible for diversion pursuant to RCW 13.40.070 (6) and (7) and who agree, along with a parent, guardian, or legal custodian, to comply with the provisions of RCW 13.40.600.

Declares that nothing in this chapter shall interfere with the ability of student courts to work with students who violate school rules and policies pursuant to RCW 28A.300.420.

SB 5810 by Senator Fairley

Concerning contracts for health studio services.

Provides that no contract for health studio services may; (1) Charge an annual fee in excess of three thousand six hundred dollars. However, this provision does not apply to contracts relating solely to the use of tennis, platform tennis, or racquetball facilities; (2) Contain an automatic renewal clause; (3) Require payments or financing by the buyer over a period that extends more than one month beyond the expiration of the contract. The installment payments must be in substantially equal amounts exclusive of the down payment and are required to be made at substantially equal intervals, not more frequently than one payment per month; (4) Require the buyer to execute a promissory note or series of promissory notes which, when negotiated, cuts off as to third parties a defense which the buyer may have against the seller.

SB 5811 by Senators Kohl-Welles, Regala, and Rasmussen; by request of Governor Gregoire

Companion Bill: 1806

Encouraging the ethical transfer of technology for the economic benefit of the state.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, consistent with the state policy to encourage basic and applied scientific research by the state's research universities as stated in RCW 28B.140.005, each state university may develop, adopt, and implement one or more written administrative processes that shall, upon approval by the
governor, apply in place of the obligations imposed on state universities and state university research employees under RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, 42.52.120, 42.52.130, 42.52.140, 42.52.150, and 42.52.160. A state university research employee in compliance with the processes authorized in this act shall be deemed to be in compliance with RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, 42.52.120, 42.52.130, 42.52.140, 42.52.150, and 42.52.160.

Requires the executive ethics board to enforce activity subject to the written approval processes under this act, as provided in RCW 42.52.360.

Directs the executive ethics board to enforce chapter 42.52, RCW with regard to the activities of state university research employees as provided in this act.

Provides that, with respect to compliance with RCW 42.52.030, 42.52.080, 42.52.110, and 42.52.150, the administrative process shall be consistent with and adhere to no less than the current standards in regulations of the United States public health service and the office of the secretary of the department of health and human services in Title 42 C.F.R. Part 50, Subpart F relating to promotion of objectivity in research.

Provides that, with respect to compliance with RCW 42.52.030, 42.52.080, and 42.52.120, the administrative process shall include a comprehensive system for the disclosure, review, and approval of outside work activities by state university research employees while assuring that such employees are fulfilling their employment obligations to the state university.

Provides that, with respect to compliance with RCW 42.52.160, the administrative process shall include a reasonable determination by the state university of acceptable private uses having de minimis costs to the state university and a method for establishing fair and reasonable reimbursement charges for private uses the costs of which are in excess of de minimis.

SB 5811-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Regala, and Rasmussen; by request of Governor Gregoire)

(AS OF SENATE 2ND READING 3/09/05)

Provides that, consistent with the state policy to encourage basic and applied scientific research by the state's research universities as stated in RCW 28B.140.005, each state university may develop, adopt, and implement one or more written administrative processes that shall, upon approval by the governor, apply in place of the obligations imposed on state universities and state university research employees under RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, 42.52.120, 42.52.130, 42.52.140, 42.52.150, and 42.52.160. A state university research employee in compliance with the processes authorized in this act shall be deemed to be in compliance with RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, 42.52.120, 42.52.130, 42.52.140, 42.52.150, and 42.52.160.

Requires the executive ethics board to enforce activity subject to the written approval processes under this act, as provided in RCW 42.52.360.

Directs the executive ethics board to enforce chapter 42.52, RCW with regard to the activities of state university research employees as provided in this act.

Provides that, with respect to compliance with RCW 42.52.030, 42.52.110, 42.52.130, 42.52.140, and 42.52.150, the administrative process shall be consistent with and adhere to no less than the current standards in regulations of the United States public health service and the office of the secretary of the department of health and human services in Title 42 C.F.R. Part 50, Subpart F relating to promotion of objectivity in research.

Provides that, with respect to compliance with RCW 42.52.030, 42.52.040, 42.52.080, 42.52.110, and 42.52.160, the administrative process shall include a comprehensive system for the disclosure, review, and approval of outside work activities by state university research employees while assuring that such employees are fulfilling their employment obligations to the state university.

Provides that, with respect to compliance with RCW 42.52.160, the administrative process shall include a reasonable determination by the state university of acceptable private uses having de minimis costs to the state university and a method for establishing fair and reasonable reimbursement charges for private uses the costs of which are in excess of de minimis.

SB 5812 by Senator Keiser

Companion Bill: 1922

Creating the nursing facility medicaid program trust account.

Creates the nursing facility medicaid program trust account in the custody of the state treasurer. All funds collected from the tax in RCW 82.71.020 shall be deposited into this account.

Provides that expenditures from this account shall be used exclusively to increase medicaid reimbursement rates to the nursing care facilities paid as of December 31, 2004.

Declares that funds may not be used to replace existing state expenditures paid to nursing care facilities for providing services pursuant to the medicaid program.

Requires the fee collected under RCW 82.71.020 to be deposited in the nursing facility medicaid program trust account created in this act.

SB 5813 by Senator Keiser

Companion Bill: 1921

Exempting certain nursing homes from the quality maintenance fee.

Provides that facilities identified as institutions for mental disease by the federal department of health and human services and classified as "nursing homes" shall not be included as nursing facilities for purposes of chapter 82.71 RCW and are not subject to the quality maintenance fee, subject to approval of this provision by the federal department of health and human services.

Provides that, by October 15, 2005, the department of social and health services shall submit for approval to the federal department of health and human services a waiver amendment pursuant to 42 C.F.R. 433.68. The amendment shall identify
nursing facilities identified as institutions for mental disease as exempt from the quality maintenance fee.

-- 2005 REGULAR SESSION --
Feb 8  First reading, referred to Health & Long-Term Care.
Feb 16  Work session and executive action taken in committee.
Feb 17  HEA - Majority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.

SB 5814 by Senators Prentice, Swecker, Rasmussen, and Kohl-Welles; by request of Department of Revenue Companion Bill: 1915

Authorizing the governor to enter into cigarette tax contracts with additional tribes.

(AS OF SENATE 2ND READING 3/08/05)

Authorizes the governor to enter into cigarette tax contracts with additional tribes.

-- 2005 REGULAR SESSION --
Feb 8  First reading, referred to Ways & Means.
Feb 15  Public hearing in committee.
Feb 16  Executive session in committee.
Feb 18  WM - Majority; do pass. Passed to Rules Committee for second reading.
Feb 22  Made eligible to be placed on second reading.
Mar 1  Placed on second reading by Rules Committee.
Mar 8  Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2. -- IN THE HOUSE --
Mar 10  First reading, referred to Finance.
Mar 22  Public hearing in committee.
Mar 30  Executive session in committee.
Apr 1  Passed to Rules Committee for second reading.
Apr 24  By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 2  Senate Rules "X" file.

SB 5815 by Senators Finkbeiner, Keiser, and Kohl-Welles

Requiring disclosure of health care directives information.

Directs the state health care authority to coordinate the development and distribution by agencies administering state purchased health care programs of comprehensive information about health care directives under chapter 70.122 RCW, durable power of attorney for health care decisions under chapters 7.70 and 11.94 RCW, and other matters that bear on the right of a person to have honored his or her decisions regarding health care, including the decision to have life-sustaining treatment withheld or withdrawn. The information shall include a copy of the directive set forth in RCW 70.122.030 with instructions on its proper execution.

-- 2005 REGULAR SESSION --
Feb 8  First reading, referred to Health & Long-Term Care.

SB 5816 by Senators Doumit and Jacobsen

Allowing for the contracting out of the management of state trust lands.

Requires the office of financial management and the department of personnel to develop procedures and standards to allow the department of natural resources to contract out the management of state trust lands.

Requires the office of financial management and the department of personnel to jointly submit a report to the legislature that contains detailed proposed legislation that will allow the department of natural resources to contract out the management of state trust lands. The report to the legislature is due by January 1, 2006.

Provides that the department of natural resources is required to fully cooperate with the office of financial management and the department of personnel in implementing the report required in this act and in any other aspects of creating a contracting out program.

-- 2005 REGULAR SESSION --
Feb 8  First reading, referred to Natural Resources, Ocean & Recreation.
Feb 14  Public hearing in committee.

SB 5817 by Senators Doumit and Jacobsen

Creating the state granted lands sales program.

Declares an intent to establish a program that will allow the public sale of the state's granted lands, ensure the permanent use of the conveyed lands for working forestry, grazing, and agriculture, and fully compensate the trust beneficiaries for their interest in these lands.

Creates the state granted lands sales program. The program consists of the appraisal of the state's granted lands managed for forestry, grazing, and agricultural purposes, the development of a plan for the sale of these lands, and the public sale of these lands over a period not to exceed fifty years.

Provides that granted lands managed for forestry, grazing, and agricultural purposes sold under this program may not be used for purposes other than working forestry, grazing, and agriculture.

Requires that, beginning no later than December 31, 2006, and by December 31, 2010, the department of natural resources shall update appraisals of the fair market value of state lands managed for forestry, grazing, and agricultural purposes and held for the benefit of the following trusts: (1) Common school, indemnity, and escheat; (2) Agricultural school; (3) Scientific school; (4) University; (5) Normal school; (6) Charitable, educational, penal, and reformatory institutions; and (7) Capitol building.

Requires the department, in cooperation with the office of financial management, to develop a plan for the public sale of granted lands managed for forestry, grazing, and agricultural purposes, and for the benefit of the trusts set forth in this act over a period not to exceed fifty years. In developing this plan, the department must seek to maximize the revenue from granted lands sales for each trust beneficiary. The plan must include methods for: (1) Prioritizing the parcels to be sold annually within each trust; (2) Determining the quantity of parcels, but not less than two percent, to be sold annually from each trust; (3) Periodically reappraising granted lands, or portions thereof, to provide current information for planning purposes; (4) Balancing the expedient sales of granted lands with economic factors affecting the value of the granted lands and other similar lands available on the real estate market; and (5) Ensuring that granted lands that are sold are permanently used for working forestry, grazing, and agriculture.

Requires the department to present the plan set forth in this act to the appropriate committees of the house of representatives and senate by December 31, 2006.
Transferring the department of natural resources' law enforcement program to the department of fish and wildlife.

(SEE ALSO PROPOSED 1ST SUB)

Declares that the authorities, functions, and personnel of the department of natural resources' law enforcement program are transferred to the department of fish and wildlife's law enforcement program July 1, 2006. Requires the department of natural resources and department of fish and wildlife to coordinate the transfer set forth in this act. The department of natural resources and department of fish and wildlife shall, not later than December 31, 2005, present a transition plan to the appropriate policy and fiscal committees of the senate and house of representatives. The transition plan must include: (1) A review of the law enforcement authorities and functions affected by the transfer; (2) Procedures for integrating the department of natural resources' law enforcement program into the department of fish and wildlife's law enforcement program; (3) Procedures for integrating affected department of natural resources' employees and full-time equivalent positions into the department of fish and wildlife; (4) Identification of training necessary to integrate affected department of natural resources' employees into the department of fish and wildlife; (5) Recommendations for any funding necessary to carry out this act; and (6) Recommendations for any additional legislation necessary to carry out this act.

SB 5818 by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit and Jacobsen)

Studying the transfer of the department of natural resources' law enforcement program to the department of fish and wildlife.

DIGEST OF PROPOSED 1ST SUBSTITUTE

Requires the department of natural resources and department of fish and wildlife to, not later than December 31, 2005, present a transition plan for consolidating the natural resource investigators of the department of natural resources with the law enforcement program of the department of fish and wildlife to the appropriate policy and fiscal committees of the senate and house of representatives. The transition plan must include: (1) A review of the law enforcement authorities and functions affected by the transfer; (2) Procedures for integrating the department of natural resources' natural resource investigators into the department of fish and wildlife's law enforcement program; (3) Procedures for integrating affected department of natural resources' employees and full-time equivalent positions into the department of fish and wildlife; (4) Methods to ensure that the department of natural resources' employees shall maintain their bargaining unit and existing representation; (5) Identification of training necessary to integrate affected department of natural resources' employees into the department of fish and wildlife; (6) Recommendations for any funding necessary to carry out this act; (7) Recommendations for any additional legislation necessary to carry out this act; and (8) Recommendations for ensuring at least the same level of enforcement presence on state trust lands as provided through the department of natural resources' current enforcement program.

-- 2005 REGULAR SESSION --

Feb 8 First reading, referred to Natural Resources, Ocean & Recreation.

Feb 14 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 NROR - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

Apr 6 Senate Rules "X" file.

SB 5819 by Senators Benton, Swecker, Zarelli, Delvin, Oke, Benson, Carrell, and Mulliken

Companion Bill: 1855

Modifying property tax exemptions related to churches and other religious organizations.

Revises property tax exemptions related to churches and other religious organizations.

Feb 8 First reading, referred to Government Operations & Elections.

SB 5820 by Senators Swecker, Mulliken, Hargrove, Benton, Roach, Schmidt, Stevens, and Benson

Requiring notice of breast cancer risks related to abortion.

Requires the secretary of health to hold hearings to compile and summarize research linking abortion to breast cancer. This research shall be updated annually until 2010. Expires January 1, 2011.

Revises property tax exemptions related to churches and other religious organizations.

Feb 8 First reading, referred to Health & Long-Term Care.

SB 5821 by Senators Mulliken, Hargrove, Benton, Swecker, Carrell, Schmidt, Roach, Honeyford, Stevens, Benson, Esser, Johnson, and Oke

Establishing parental notification requirements for abortion.

Provides that, except in a medical emergency, or except as provided in this act, if a pregnant woman is less than eighteen years of age and not emancipated, or if she has been adjudged an incapacitated person, a physician shall not perform an abortion upon her unless at least forty-eight hours before the abortion, in the case of a woman who is less than eighteen years of age, he or she first notifies one of her parents; or, in the case of a woman who is an incapacitated person, he or she first notifies one of her guardians. In the case of a pregnancy that is the result of incest where the father is a party to the incestuous act, the physician need only notify the pregnant woman's mother or guardian.

Provides that, if both parents have died or are otherwise unavailable to the physician within at least twenty-four hours, notification of the pregnant woman's guardian or guardians is sufficient. If the pregnant woman's parents are divorced, notification of the parent having custody is sufficient. If neither parent nor the guardian is available to the physician within
twenty-four hours, notification of any adult person standing in loco parentis is sufficient.

Feb 8 First reading, referred to Health & Long-Term Care.

SB 5822 by Senators Haugen, Swecker, Poulsen, Kastama, Spanel, Schmidt, Berkey, Schoesler, Hewitt, Esser, Mulliken, and Jacobsen
Companion Bill: 1798
Recovering costs for motorist information signs.

(SUBSTITUTED FOR - SEE 1ST SUB)
Establishes provisions to recover costs for motorist information signs.
Repeals RCW 47.36.325.

SB 5822-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Swecker, Poulsen, Kastama, Spanel, Schmidt, Berkey, Schoesler, Hewitt, Esser, Mulliken, and Jacobsen)

(AS OF SENATE 2ND READING 3/12/05)
Establishes provisions to recover costs for motorist information signs.
Repeals RCW 47.36.325.

Feb 8 First reading, referred to Transportation.
Mar 2 Public hearing in committee.
Mar 3 Executive session in committee.
Mar 11 Placed on second reading by Rules Committee.
Mar 12 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 1; absent, 0; excused, 1.
Mar 15 -- IN THE HOUSE --
First reading, referred to Transportation.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Senate Rules “X” file.

SB 5823 by Senators Kohl-Welles, Jacobsen, and Kline
Requiring prompt payment of final wages.

Provides that when any employee shall cease to work for an employer, whether by discharge or by voluntary withdrawal, the wages due shall be paid to the employee within twenty-four hours of the cessation of such work at the usual pay location of the employer.

Provides that an employer that fails to pay wages as required by this act is liable for one hundred dollars in liquidated damages for each day for which the wages remain unpaid in addition to any other available legal remedies.

Feb 8 First reading, referred to Labor, Commerce, Research & Development.

SB 5824 by Senators Shin, Swecker, Benton, Honeyford, Kohl-Welles, Rasmussen, Sheldon, Carrell, Mulliken, Benson, Schmidt, Esser, Hewitt, and Johnson
Modifying the taxation of physical fitness services.

Amends RCW 82.04.050 relating to the taxation of physical fitness services.

Feb 8 First reading, referred to Ways & Means.

SB 5825 by Senators Parlette, Hewitt, and Honeyford
Companion Bill: 1905
Repealing authority to request increased compensation due to a change of circumstances.

Amends RCW 51.28.040 to repeal authority to request increased compensation due to a change of circumstances.

Feb 8 First reading, referred to Labor, Commerce, Research & Development.
Feb 28 Public hearing in committee.

SB 5826 by Senators Hewitt, Parlette, and Honeyford
Companion Bill: 1853
Making cost-of-living adjustments to account for inflation in industrial insurance claims.

Provides cost-of-living adjustments to account for inflation in industrial insurance claims.

Feb 8 First reading, referred to Labor, Commerce, Research & Development.

SB 5827 by Senators Schoesler, Fraser, and Kohl-Welles
Concerning capital projects lists for certain nonprofit organizations.

Revises provisions relating to capital projects lists for local nonprofit art, cultural, heritage, youth, and social service organizations.

Repeals 1999 c 295 s 4 (uncodified).

Feb 8 First reading, referred to Ways & Means.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.

SB 5828 by Senators Eide, McAuliffe, and Kohl-Welles
Regarding digital or online learning.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that, under RCW 28A.150.260, the superintendent of public instruction shall revise the definition of a full-time equivalent student to include students who receive instruction through digital or online programs. Digital or online programs mean electronically delivered learning that occurs primarily away from the classroom. The superintendent of public instruction has the authority to adopt rules to implement the revised definition beginning with the 2005-2007 biennium.

SB 5828-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Eide, McAuliffe, and Kohl-Welles)
Finds that the state rules used by school districts to support some digital learning courses were created before these types of courses were adopted, so the rules are not well-suited to the funding and delivery of digital instruction.

Declares an intent to clarify the funding and delivery requirements for digital learning courses. Provides that, under RCW 28A.150.260, the superintendent of public instruction shall revise the definition of a full-time equivalent student to include students who receive instruction through digital programs. Digital programs mean electronically delivered learning that occurs primarily away from the classroom. The superintendent of public instruction has the authority to adopt rules to implement the revised definition beginning with the 2005-2007 biennium for school districts claiming funding for the programs.

-- 2005 REGULAR SESSION --
Feb 8  First reading, referred to Early Learning, K-12 & Higher Education.
Feb 18  Public hearing in committee.
Feb 25  Executive session in committee.
Feb 28  EKHE - Majority; 1st substitute bill be substituted, do pass.
Mar 1   Passed to Rules Committee for second reading.
Mar 3   1st substitute bill substituted.
Mar 4   Rules suspended. Placed on Third Reading. Third reading; passed; yeas, 48; nays, 0; absent, 0; excused, 1; -- IN THE HOUSE --
Mar 17  First reading, referred to Education.
Mar 30  Executive session in committee.
Apr 1   Passed to Rules Committee for second reading.
Apr 11  Placed on second reading.
Apr 12  Committee amendment adopted with no other amendments and floor amendment(s) also adopted.
Rules suspended. Placed on Third Reading. Third reading; passed; yeas, 97; nays, 0; absent, 0; excused, 1; -- IN THE SENATE --
Apr 16  Senate concurred in House amendments. Passed final passage; yeas, 41; nays, 0; absent, 0; excused, 8.
Apr 18  President signed. -- IN THE HOUSE --
Apr 21  Speaker signed. -- OTHER THAN LEGISLATIVE ACTION --
Apr 23  Delivered to Governor.
May 10  Chapter 356, 2005 Laws.
Effective date 7/24/2005.

SB 5829 by Senators Thibaudeau, Fairley, Kline, Kohl-Welles, McAuliffe, and Fraser

Authorizing an additional tax on cigarettes.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes an additional tax on cigarettes.

SB 5829-S by Senate Committee on Ways & Means
(originally sponsored by Senators Thibaudeau, Fairley, Kline, Kohl-Welles, McAuliffe, and Fraser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes an additional tax on cigarettes.

Declares that there is hereby levied, and there shall be collected as provided by chapter 82.24 RCW, an additional tax upon the sale, use, consumption, handling, possession, or distribution of cigarettes in an amount equal to the rate of: (1) Thirty mills per cigarette through June 30, 2007; and
(2) Forty mills per cigarette after June 30, 2007.

Requires the money collected under this act during any month to be deposited by the twenty-fifth day of the following month as follows: (1) 22.1 percent into the health services account created in RCW 43.72.900; (2) 1.75 percent into the water quality account created in RCW 79.160.030; (3) 2.3 percent into the violence reduction and drug enforcement account created in RCW 69.50.520; (4) 5.1 percent to the general fund; and
(5) The remainder into the student achievement fund created in RCW 43.135.045. If, however, the amounts deposited in the student achievement fund under chapter 28A.505 RCW are sufficient to provide the total allocations per full-time equivalent student in chapter 28A.505 RCW, the remainder of the money collected under subsection (1)(a) of this section shall be transferred into the general fund.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Ways & Means.
Feb 22  Public hearing in committee.
Apr 18  Executive session in committee.
Apr 24  Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 24  Senate Rules "X" file.

SB 5830 by Senators Doumit, Jacobsen, Swecker, Rockefeller, Oke, and Rasmussen; by request of Commissioner of Public Lands

Concerning management of state trust lands.

Finds that the commissioner of public lands commissioned an independent review committee in 2004 to evaluate the effectiveness and efficiency of state trust fund investments. The independent review committee provided the commissioner with recommendations following their review.

Declares that the purpose of this act is to implement recommendations of the committee that will enhance the performance of state trust land management by the department of natural resources.

Provides that the board shall biennially review the authorized deductions allowed under RCW 79.64.040 and 79.64.110 and establish the authorized deduction for each biennium.

Provides that, before the board establishes the authorized deduction for each biennium, the department shall meet with trust beneficiaries to review the authorized deductions allowed under RCW 79.64.040 and 79.64.110.

Requires the department of natural resources to prepare a report on the status of the forest development account to be submitted to the appropriate committees of the senate and house of representatives by November 1, 2007. The report must include information on expenditures, revenues, and year-end fund balances beginning with fiscal year 2001, as well as projected expenditures, revenues, and year-end fund balances for fiscal years 2008 through 2011. The report must also include recommendations on potential changes to the deduction for management expenses as allowed in RCW 79.64.110 if the department concludes that such changes may be necessary.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Ways & Means.
Mar 2  Public hearing in committee.
SB 5831  by Senators Morton and Poulsen
Companion Bill: 1939
Concerning well construction.

(DIGEST AS ENACTED)
Revises provisions relating to the minimum standards for construction and maintenance of wells.

Feb 16  Public hearing in committee.
Feb 22  Executive session in committee.
Feb 23  WEE - Majority; do pass.
         And refer to Ways & Means.
Feb 24  On motion, referred to Rules.
Mar 1   Made eligible to be placed on second reading.
Mar 10  Placed on second reading by Rules Committee.
Mar 15  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 37; nays, 8;
        absent, 0; excused, 4.
        -- IN THE HOUSE --
Mar 16  First reading, referred to Economic Development, Agriculture & Trade.
Mar 25  Public hearing in committee.
Mar 30  Executive session in committee.
Apr 1   EDAT - Executive action taken by committee.
        EDAT - Majority; do pass.
Apr 2   Referred to Appropriations.
Apr 4   Passed to Rules Committee for second reading.
Apr 5   Placed on second reading by Rules Committee.
Apr 7   Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 57; nays, 39;
        absent, 0; excused, 2.
        -- IN THE SENATE --
Apr 11  President signed.
        -- IN THE HOUSE --
        Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
Apr 13  Delivered to Governor.
Apr 18  Governor signed.
        Chapter 84, 2005 Laws.
        Effective date 7/24/2005.

SB 5832  by Senators Jacobsen, Kohl-Welles, and Rasmussen
Companion Bill: 1449
Authorizing the "Washington's National Park Fund" special license plate.

(SUBSTITUTED FOR - SEE 1ST SUB)
Authorizes the "Washington's National Park Fund" special license plate.

SB 5832-S by Senate Committee on Transportation
(originally sponsored by Senators Jacobsen, Kohl-Welles, and Rasmussen)

(DIGEST AS ENACTED)
Authorizes the "Washington's National Park Fund" special license plate.
Provides that funds in the account must be disbursed subject to the following conditions and limitations: (1) Under the requirements set out in RCW 46.16.765, the department must contract with a qualified nonprofit organization to build awareness of Washington's national parks and to support priority park programs and projects in Washington's national parks, such as enhancing visitor experience, promoting volunteerism, engaging communities, and providing educational opportunities related to Washington's national parks.
(2) For the purpose of this act, a "qualified nonprofit organization" means a not-for-profit corporation incorporated and of tax exempt status under section 501(c)(3) of the federal internal revenue code. The organization must have been established for the express purposes of building awareness of Washington's national parks, enhancing visitor experience, promoting volunteerism, engaging communities, and providing educational opportunities related to Washington's national parks.
(3) Requires the qualified nonprofit organization to meet all requirements set out in RCW 46.16.765.

SB 5833  by Senator Brown
Companion Bill: 1506
Authorizing special license plates to recognize the Gonzaga University alumni association.

(DIGEST AS ENACTED)
Authorizes special license plates to recognize the Gonzaga University alumni association.
Creates the Gonzaga University alumni association account in the custody of the state treasurer.
Provides that funds in the account must be disbursed subject to the following conditions and limitations: (1) Pursuant to the requirements set out in RCW 46.16.765, the department must contract with a qualified nonprofit organization to provide scholarship funds to needy and qualified students attending or planning to attend Gonzaga University.
(2) For the purposes of this act, a "qualified nonprofit organization" means a not-for-profit corporation incorporated and operating exclusively in Washington that has received a determination of tax exempt status under section 501(c)(3) of the federal internal revenue code. The organization must have been established for the express purpose of providing student scholarships to Gonzaga University.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Transportation.
Feb 14  Public hearing in committee.
Mar 1   Executive session in committee.
Mar 2   TRAN - Majority; 1st substitute bill be substituted, do pass.
        Passed to Rules Committee for second reading.
Mar 11  Placed on second readings by Rules Committee.
Mar 12  1st substitute bill substituted.
        Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 48; nays, 0;
        absent, 0; excused, 1.
        -- IN THE HOUSE --
Mar 15  First reading, referred to Transportation.
Mar 21  Work session and executive action taken in committee.
        TR - Executive action taken by committee.
        TR - Majority; do pass.
        Minority; do not pass.
Mar 24  Passed to Rules Committee for second reading.
Mar 31  Placed on second reading suspension calendar.
Apr 5   Committee recommendations adopted.
        Placed on third reading.
        Third reading, passed; yeas, 85; nays, 9;
        absent, 0; excused, 4.
        -- IN THE SENATE --
Apr 7   President signed.
        -- IN THE HOUSE --
Apr 11  Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
Apr 13  Delivered to Governor.
Apr 22  Governor signed.
        Chapter 177, 2005 Laws.
        Effective date 7/24/2005.
Requires the qualified nonprofit organization to meet all requirements set out in RCW 46.16.765.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Transportation.
Feb 14  Public hearing in committee.
Feb 21  Executive session in committee.
Feb 22  TRAN - Majority; do pass.
        Minority; without recommendation.
Mar 1   Made eligible to be placed on second reading.
Mar 11  Placed on second reading by Rules Committee.
Mar 12  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 47; nays, 1;
        absent, 0; excused, 4.
        -- IN THE HOUSE --
Mar 15  First reading, referred to Transportation.
Mar 21  Work session and executive action taken in committee.
        TR - Executive action taken by committee.
        TR - Majority; do pass.
        Minority; do not pass.
Mar 24  Passed to Rules Committee for second reading.
Mar 31  Placed on second reading suspension calendar.
Apr  5  Committee recommendations adopted.
        Placed on third reading.
        Third reading, passed; yeas, 85; nays, 9;
        absent, 0; excused, 4.
        -- IN THE SENATE --
Apr  7  President signed.
        -- IN THE HOUSE --
Apr 11  Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
Apr 13  Delivered to Governor.
Apr 18  Governor signed.
        Chapter 85, 2005 Laws.
        Effective date 7/24/2005.

SB 5834 by Senators Stevens, Hargrove, and Kohl-Welles

Expiring January 1, 2006.

SB 5834-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Hargrove, and Kohl-Welles)

Ordering a study of juvenile offender case filings.

EXPIRING DECEMBER 1, 2005

SB 5835 by Senators Hewitt, McCaslin, and Deccio

Companion Bill: 1914

Prescribing procedures for dissolving or deactivating joint housing authorities.

Requires the ordinances enacted by the legislative authorities creating the joint housing authority to prescribe the procedure for dissolution or deactivation of a joint housing authority and any other matters necessary to effectuate the dissolution or deactivation of a joint housing authority, including distribution of the assets, liabilities, and obligations of a joint housing authority to the original activating governing bodies for the limited purposes of winding up the affairs of a deactivated joint housing authority or transferring assets, obligations, or liabilities to the housing authority of a city, town, or county.

Provides that a city, town, or county must include in any ordinance or resolution authorizing a deactivation under the terms of RCW 35.82.320 adequate provisions to assure the payment of financial obligations incurred by the housing authority or joint housing authority and existing and implicated standing at the time of passage of the ordinance or resolution.

SB 5836 by Senators Stevens, Hargrove, Swecker, Benson, Roach, and Schmidt

Requiring a report of pregnancy termination be provided to birth mother and biological father and kept by department of health.

Requires each hospital and facility where lawful induced abortions are performed during the first, second, or third trimester of pregnancy to, on forms prescribed and supplied by the secretary of health, report to the department of health during the following month the number and dates of induced abortions performed during the previous month, giving for each abortion the age of the patient, geographic location of patient's residence, patient's previous pregnancy history, the duration of the pregnancy, the method of abortion, any complications, such as perforations, infections, and incomplete evacuations, and the name of the physician or physicians performing or participating in the abortion.
Requires a copy of the report to be delivered to the birth mother and, if available at the time, the biological father. Reports must then be kept on file by the department of health for two biennia.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Health & Long-Term Care.

SB 5837  by Senators Fairley, Kline, and Kohl-Welles
Making uninsured, underinsured, and personal injury protection motor vehicle insurance mandatory.

Makes uninsured, underinsured, and personal injury protection motor vehicle insurance mandatory.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Financial Institutions, Housing & Consumer Protection.

SB 5838  by Senators Kastama, Benson, Poulsen, Brandland, Deccio, Keiser, Thibaudeau, Franklin, and Rasmussen
Limiting the substitution of preferred drugs in hepatitis C treatment.

(SUBSTITUTED FOR - SEE 1ST SUB)
Amends RCW 69.41.190 relating to the substitution of a preferred drug for a nonpreferred drug in hepatitis C virus treatments.

SB 5838-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kastama, Benson, Poulsen, Brandland, Deccio, Keiser, Thibaudeau, Franklin, and Rasmussen)

(DIGEST AS ENACTED)
Amends RCW 69.41.190 relating to the substitution of a preferred drug for a nonpreferred drug in hepatitis C virus treatments.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Health & Long-Term Care.
Mar 2  Public hearing and executive action taken in committee.
HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 9  Made eligible to be placed on second reading.
Mar 10  Placed on second reading by Rules Committee.
Mar 16  1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 8; absent, 0; excused, 1.

-- IN THE SENATE --
Mar 17  First reading, referred to Health Care.
Mar 31  Public hearing in committee.
Apr 24  By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9  By resolution, reintroduced and retained in present status.
Jan 19  Made eligible to be placed on third reading.
Feb 7  Placed on third reading by Rules Committee.
Feb 10  Third reading, passed; yeas, 34; nays, 4; absent, 1; excused, 10.

-- IN THE HOUSE --
Feb 11  First reading, referred to Health Care.
Feb 21  Public hearing in committee.
Feb 23  Executive session in committee.

SB 5839  by Senators Keiser and Deccio
Studying whether to regulate free-standing health clinics.

Requires the department of health to study and report on the need for the state to license and regulate free-standing health clinics. The study shall consider:
1. Trends in the number and type of procedures performed in free-standing health clinics that at one time were exclusively performed in hospitals;
2. The extent to which the lack of state licensing and regulation of free-standing health clinics impacts the health, safety, or welfare of clinic patients;
3. The potential statewide impact of licensing and regulation on patient access to affordable care;
4. The extent to which free-standing health clinics are subject to licensure and regulation in other states, the nature of that regulation, and evidence of its effect on patient safety and access to affordable care; and
5. Any other factors the department of health determines relevant to the question of whether the state should license and regulate free-standing health clinics.

Provides that, in conducting the study, the department of health shall consult with all relevant parties and report its findings and recommendations to the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Health & Long-Term Care.

SB 5840  by Senators Morton, Mulliken, and Stevens
Regulating ballot enhancement.

Declares that ballots may not be enhanced, as that term is defined in this act. If a ballot is rejected by a tabulating machine during the tallying or machine recount process, the ballot must be separated from all other validly tabulated ballots and later considered by the canvassing board.

Provides that, if the voter did not follow the rules of the voting procedure provided for in the voting directions, the canvassing board is prohibited from inferring intent and must reject the ballot as invalid.

Provides that a ballot may not be duplicated for any reason.

-- 2005 REGULAR SESSION --

SB 5841  by Senators Keiser, Thibaudeau, Kline, Kohl-Welles, and Shin
Companion Bill: 1904
Providing for the prevention, diagnosis, and treatment of asthma.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides for the prevention, diagnosis, and treatment of asthma.
SB 5841-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Thibaudeau, Kline, Kohl-Welles, and Shin)

(DIGEST AS ENACTED)
Provides for the prevention, diagnosis, and treatment of asthma.

-- 2005 REGULAR SESSION --
Feb 9 First reading, referred to Health & Long-Term Care.
Feb 23 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority: 1st substitute bill be substituted, do pass.
Minority: without recommendation.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 15 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 7; absent, 1; excused, 1.
-- IN THE HOUSE --
Mar 17 First reading, referred to Health Care.
Mar 29 Public hearing in committee.
Mar 31 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority: do pass with amendment(s).
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0;
absent, 0; excused, 4.
-- IN THE SENATE --
Apr 19 Senate concurred in House amendments.
Passed final passage; yeas, 45; nays, 0; absent, 2; excused, 2.
President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 13 Governor signed.
Chapter 462, 2005 Laws.
Effective date 7/24/2005.

SB 5842 by Senators Doumit, Kohl-Welles, Rasmussen, Keiser, Kline, Prentice, McAuliffe, Spanel, Franklin, and Jacobsen

Companion Bill: 1875
Using the retrospective rating program to improve worker safety.

(SEE ALSO PROPOSED 1ST SUB)
Provides for substantially improving worker safety, accident prevention, and worker outcomes through the department of labor and industries' retrospective rating program.

-- 2005 REGULAR SESSION --
Feb 9 First reading, referred to Labor, Commerce, Research & Development.
Mar 1 Executive session in committee.
Mar 2 LCRD - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Mar 7 Executive session in committee.
WM - Majority: without recommendation.
Minority: do not pass.
Passed to Rules Committee for second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.

SB 5843 by Senators McAuliffe, Pridemore, Kohl-Welles, and Rockefeller
Establishing the college in the high school program.

Finds that: (1) Many high school students who wish to earn college credits are unable to participate in the running start program because they live in areas that do not have local colleges; and some students who would like to earn college credits while in high school do not participate in running start because they do not want to leave their high school campus in order to do so.

(2) Some high schools are currently working with colleges to offer dual credit courses on high school campuses to serve those students. However, there is no established statewide program or funding provided, so rules governing these programs vary and high school students pay varying amounts to cover the colleges' costs of working with high schools to offer the classes.

Declares an intent to establish the college in the high school program as a statewide option for high school students.

Requires the superintendent of public instruction, the state board for community and technical colleges, and the higher education coordinating board to jointly develop and adopt rules governing the college in the high school program. The rules shall be written to encourage the maximum use of the program and shall not narrow or limit the enrollment options.

-- 2005 REGULAR SESSION --
Feb 9 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 18 Public hearing in committee.

SB 5844 by Senator McAuliffe
Changing provisions relating to self-service storage units.

(SEE ALSO PROPOSED 1ST SUB)
Revises provisions relating to self-service storage units.

SB 5844-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senator McAuliffe)
Concerning self-service storage facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises provisions relating to self-service storage units.

-- 2005 REGULAR SESSION --
Feb 9 First reading, referred to Labor, Commerce, Research & Development.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Public hearing, executive action taken, and executive action taken in committee.
Feb 3 LCRD - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
SB 5845  by Senator Pridemore; by request of Department of Revenue
Companion Bill: 1846
Clarifying property tax provisions.
(SEE ALSO PROPOSED 1ST SUB)
Revises property tax provisions. 
Repeals RCW 84.55.012, 84.55.0121, and 84.55.092.
SB 5845-S by Senate Committee on Ways & Means
(originally sponsored by Senator Pridemore; by request of Department of Revenue)
Making clarifying changes to property tax statutes.
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Makes clarifying changes to property tax statutes. 
Repeals RCW 84.55.012 and 84.55.0121.
-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Ways & Means.
Feb 24  Public hearing in committee.
Feb 28  Executive session in committee.
Mar 1   WM - Majority; 1st substitute bill be substituted, do pass.
Mar 2   Passed to Rules Committee for second reading.
Apr 6   Senate Rules "X" file.

SB 5846  by Senators Parlette, Kohl-Welles, Oke, and Kline
Ordering a study of distribution of unused prescription drugs to low-income persons.
Requires the joint legislative audit and review committee to study and make recommendations to the legislature on establishing a cost-effective program that would distribute unused prescription drugs left over in licensed long-term care facilities to low-income needy people and other Washington residents who cannot afford their expensive medications.
Requires the report to be provided to the appropriate committees in the house and senate by December 1, 2006.
-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Health & Long-Term Care.
Feb 24  Public hearing in committee.
Feb 28  Executive session in committee.
Mar 2   HEA - Majority; do pass. And refer to Ways & Means.
Referred to Ways & Means.

SB 5847  by Senator Fraser
Companion Bill: 1726
Funding the Sandman Foundation.
Amends RCW 88.02.052 and 88.02.053 relating to the maritime historic restoration and preservation activities of the Sandman Foundation.
-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Natural Resources, Ocean & Recreation.

SB 5848  by Senators McAuliffe, Thibaudeau, Stevens, Hargrove, Regala, Shin, and Rasmussen
Changing provisions relating to missing and runaway children.
Provides that, if a law enforcement officer has reasonable cause to believe that a child is missing, has run away, or is otherwise absent from the parent's home without consent, the officer shall make a good faith effort to locate the child upon receipt of a report under chapter 13.32A or chapter 13.60 or 43.43 RCW. A law enforcement officer acting in good faith pursuant to the requirements of this act, and any entity of local or state government employing the officer, may not be held liable in any cause of action for civil damages based upon the requirements of this act.
-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Human Services & Corrections.
Feb 17  Public hearing in committee.
Feb 24  Executive session in committee.
Feb 28  HSC - Majority; do pass. Minority; do not pass.
Mar 15  Passed to Rules Committee for second reading.
Apr 1   Referred to Rules.
Senate Rules "X" file.

SB 5849  by Senators Kohl-Welles, Schmidt, Pridemore, and Shin
Requiring cyberbullying to be included in school district harassment prevention policies.
(SUBSTITUTED FOR - SEE 1ST SUB)
Requires that, by August 1, 2006, each school district shall amend its harassment, intimidation, and bullying prevention policy to include a section addressing acts of bullying, harassment, or intimidation that are conducted via electronic means.
Requires the policy to clarify that acts of bullying, harassment, or intimidation that are conducted via electronic means need not occur during school hours, occur on school property, or involve school computers as long as the incident has an impact on the student or educational environment as described in this act. If a school district has internet use policies, the act of bullying, harassing, or intimidating another student via online means shall be included as a prohibited act and be subject to disciplinary action.
SB 5849-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kohl-Welles, Schmidt, Pridemore, and Shin)
(AS OF SENATE 2ND READING 2/03/06)
Requires that, by August 1, 2007, each school district shall amend its harassment, intimidation, and bullying prevention policy to include a section addressing acts of bullying, harassment, or intimidation that are conducted via electronic means. The policy shall include a requirement that materials meant to educate parents and students about the seriousness of cyberbullying be disseminated to parents or made available on the school district's web site.
Provides that the material shall include information on responsible and safe internet use as well as what options are available if a student is being bullied via electronic means, including but not limited to, reporting threats to local police and when to involve school officials, the internet service provider, or phone service provider.
-- 2005 REGULAR SESSION --
Feb 9  First reading, referred to Early Learning, K-12 & Higher Education.
Feb 23  Public hearing in committee.
Mar 2   Executive session in committee.
EKHE - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Mar 9  Passed to Rules Committee for second reading.
Apr 1   Referred to Rules.
Clarifying the definition of “sick leave” for family leave.

(DIGEST AS ENACTED)

Provides that, if paid time is not allowed to an employee for illness, “sick leave or other paid time off” also means time allowed under the terms of an appropriate state law, collective bargaining agreement, or employer policy, as applicable, to an employee for disability under a plan, fund, program, or practice allowed under the terms of an appropriate state law, collective bargaining agreement, or employer policy, as applicable, to an employee for disability under a plan, fund, program, or practice, or any other privileges, because of such person's conscientious refusal to receive, obtain, accept, perform, assist, counsel, suggest, recommend, refer, or participate in any way in any particular form of health care services contrary to his or her conscience.

SB 5850 by Senators Spanel, Keiser, Kohl-Welles, and Shin

Clarifying the definition of “sick leave” for family leave.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that it does not include any leave benefit granted by a short-term or long-term disability policy covered by the employment retirement income security act of 1974, 29 U.S.C. Sec. 18, or by a third-party administered disability plan.

SB 5850-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Spanel, Keiser, Kohl-Welles, and Shin)

(DIGEST AS ENACTED)

Provides that, if paid time is not allowed to an employee for illness, “sick leave or other paid time off” also means time allowed under the terms of an appropriate state law, collective bargaining agreement, or employer policy, as applicable, to an employee for disability under a plan, fund, program, or practice that is: (1) Not covered by the employee retirement income security act of 1974, 29 U.S.C. Sec 1001 et seq.; and (2) Not established or maintained through the purchase of insurance.

SB 5851 by Senators Mulliken, Swecker, Schmidt, and Oke

Companion Bill: 1654

Regarding health care provider right of conscience.

Provides that public funds may be used to pay for the performance of an induced abortion necessary to prevent the death of either the pregnant woman or her unborn child under circumstances where every reasonable effort is made to preserve the life of each.

SB 5852 by Senators Swecker, Mulliken, Schmidt, Stevens, Oke, and Benton

Companion Bill: 1776

Prohibiting public funding of abortion.

Provides that public funds shall not be used by state or local governments, or any political subdivision or agency thereof, to pay or otherwise reimburse, either directly or indirectly, any person, agency, organization, or facility for the performance of any induced abortion.

SB 5853 by Senators McAuliffe, Schmidt, and Kohl-Welles; by request of State Board of Education
Among students, staff, parents, guardians, and community members so that each student is nurtured, respected, and valued in school and through school-related learning opportunities.

1. Educational equity includes instruction that responds to the diverse needs of students in order to maximize each student’s opportunity to reach his or her fullest potential to achieve success in school and life as expressed in the goal of basic education under RCW 28A.150.210.

2. Educational equity results in continuous student growth.

Legislature encourages the agencies in this act to periodically, preferably at least every two years, submit separately or jointly, a report to the state policy on educational equity under this act.

Encourages the agencies to collaboratively, not independently, establish and align potential goals, objectives, and strategies in order to advance the state policy on educational equity under this act. The report shall include a review of the status of adopted educational equity goals, objectives, and strategies to advance the state policy on educational equity.

Amends RCW 46.61.688 to revise negligence standards regarding the failure to wear safety belts.

**SB 5854** by Senators McAuliffe, Schmidt, Kohl-Welles, and Shin; by request of State Board of Education

Adopting state policy on educational equity.

Establishes the following state policy on educational equity:

1. Educational equity includes instruction that responds to the diverse needs of students in order to maximize each student’s opportunity to reach his or her fullest potential to achieve success in school and life as expressed in the goal of basic education under RCW 28A.150.210.

2. Educational equity results in continuous student growth.

Recognizes a clear role for at least and not limited to the following agencies to advance the state policy on educational equity:

- The state board of education and the superintendent of public instruction.

The legislature encourages these agencies to collaboratively, not independently, establish and align potential goals, objectives, and strategies in order to advance the state policy on educational equity under this act.

The report shall include a review of the status of adopted educational equity goals, objectives, and strategies to advance the state policy on educational equity.

Amends RCW 46.61.688 to revise negligence standards regarding the failure to wear safety belts.

**SB 5853** by Senate Committee on Transportation (originally sponsored by Senators Brandland and Haugen)

Revising admissibility in a civil action of failing to wear safety belt assemblies and failing to use child restraint systems.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises admissibility in a civil action of failing to wear safety belt assemblies and failing to use child restraint systems.

SB 5857 by Senators Prentice and Kohl-Welles

Authorizing a business and occupation tax deduction for certain nonprofit community health centers.

(DIGEST AS ENACTED)

Authorizes a business and occupation tax deduction for certain nonprofit community health centers.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Transportation.

Mar 1 Public hearing in committee.

Mar 3 Executive session in committee.

Mar 7 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 11 Placed on second reading by Rules Committee.

Apr 1 Referred to Rules.

Senate Rules "X" file.

SB 5858 by Senator Haugen

Requiring the governor to appoint the director of fish and wildlife.

Requires the governor to appoint the director of fish and wildlife.

-- 2005 REGULAR SESSION --
SB 5859  by Senators Haugen and Rasmussen
Mitigating loss of farmland.

Provides that, whenever the department secures land or interests in land by eminent domain for a right of way in order to construct or improve a state highway or other state transportation facility and the land is in an area designated as agricultural land of long-term commercial significance under RCW 36.70A.170, the department shall pay a farmland mitigation fee to the county in which the land exists.

Requires the county to use the farmland mitigation fee imposed under this act applies only to transportation projects in a county administering a farmland preservation program that allows for the purchase of development rights from willing sellers.

-- 2005 REGULAR SESSION --

SB 5860  by Senators Haugen, Swecker, and Kohl-Welles
Modifying vehicle licensing fee provisions.

Revises vehicle licensing fee provisions.

Provides that the annual vehicle licensing fee for motor vehicles and trailers shall be based on the scale weight set forth in schedule B provided in RCW 46.16.070. The department shall rely on the vehicle empty scale weights as provided by vehicle manufacturers, or other sources defined by the department, to determine the weight of each vehicle. The department shall adopt rules for determining weight for vehicles without manufacturer empty scale weights.

Provides that when the scale weight of a motor home is 6,667 pounds or greater, the scale weight shall be multiplied by one hundred fifty percent to determine the annual vehicle licensing fee.

Provides that if the resultant weight according to this act is not listed in RCW 46.16.070, it shall be increased to the next higher weight pursuant to chapter 46.44 RCW.

Declares that trailers licensed under RCW 46.16.068 or 46.16.085 are not required to pay annual fees under this act. Private use trailers of two thousand pounds scale weight or less are subject to a vehicle licensing fee of fifteen dollars. This fee shall not apply to trailers held for rental to the public or used in any commercial or business endeavor.

Provides that proceeds from the fees collected under this act shall be distributed in accordance with RCW 46.68.035.

Repeals RCW 46.16.071.

-- 2005 REGULAR SESSION --

SB 5861  by Senators Keiser, Thibaudeau, Prentice, Franklin, Kline, Kohl-Welles, and McAuliffe; by request of Insurance Commissioner
Companion Bill; 1910
Stabilizing the health insurance market and reducing the number of uninsured individuals in Washington state.

Recognizes that to stabilize the health insurance market and reduce the number of uninsured people in Washington state, health insurance premiums need to be lower. An uncertain market due to the uncompensated care needs of uninsured individuals and our current method of covering high-cost enrollees contributes to rising health insurance premiums. Our private health insurance market can begin covering some uninsured people and reduce uncompensated care when coverage is pooled for high-cost enrollees.

Declares an intent to reduce premiums, primarily for small employers, by broadly pooling high-cost enrollees and providing reinsurance services to the pool that reduces the cost of coverage. Pooling and reinsurance services for these unpredictable, high health care costs will reduce the uncertainty that raises premiums across the private health insurance market. Lower premiums will reduce the number of uninsured people in Washington state.

Finds that a reduction in the number of people needing health insurance will reduce the cost to providers who treat uninsured people and lower the cost of the uncompensated care borne by the premiums paid by purchasers and consumers. A part of the savings from more predictable premiums and less uncompensated care can be recaptured and targeted to make health insurance affordable for more small employers and others in the private health insurance market.

Creates a nonprofit entity known as the health insurance market stabilization pool. The purpose of the pool is to enroll more uninsured people in the private health insurance market by lowering and stabilizing premiums.

-- 2005 REGULAR SESSION --

SB 5862  by Senators Pflug, Eide, Shin, and Rasmussen; by request of Lieutenant Governor and Secretary of State
Creating the association of Washington generals.

(SUBSTITUTED FOR - SEE 1ST SUB)
Declares that the association of Washington generals is organized as a private, nonprofit, nonpartisan, corporation in accordance with chapter 24.03 RCW and this act.

Declares that the purpose of the association of Washington generals is to: (1) Provide the state a means of extending formal recognition for an individual's outstanding services to the state; and

(2) Bring together those individuals to serve the state as ambassadors of trade, tourism, and international goodwill.

SB 5862-S  by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Pflug, Eide, Shin, and Rasmussen; by request of Lieutenant Governor and Secretary of State)

(DIGEST AS ENACTED)
Declares that the association of Washington generals is organized as a private, nonprofit, nonpartisan, corporation in accordance with chapter 24.03 RCW and this act.

Declares that the purpose of the association of Washington generals is to: (1) Provide the state a means of extending formal recognition for an individual's outstanding services to the state; and

(2) Bring together those individuals to serve the state as ambassadors of trade, tourism, and international goodwill.

Authorizes the association of Washington generals to use the image of the Washington state flag to promote the mission of the organization as set forth under this act. The association retains any revenue generated by the use of the image, when the usage is consistent with the purposes under this act.

-- 2005 REGULAR SESSION --

Feb 10  First reading, referred to International Trade & Economic Development.
Feb 17  Public hearing in committee.
Feb 22  Executive session in committee.
Feb 23  ITED - Majority; 1st substitute bill be substituted, do pass.
Feb 24  Passed to Rules Committee for second reading.
Mar  1  Made eligible to be placed on second reading.
Mar  9  Placed on second reading by Rules Committee.
Mar 11  1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Mar 15 First reading, referred to Economic Development, Agriculture & Trade.

Mar 25 Public hearing and executive action taken in committee.
   EDAT - Executive action taken by committee.
   EDAT - Majority; do pass.

Mar 29 Passed to Rules Committee for second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 6 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 91; nays, 3; absent, 0; excused, 4.

-- IN THE SENATE --

Apr 7 President signed.
-- IN THE HOUSE --

Apr 11 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 13 Delivered to Governor.

Apr 18 Governor signed.
Chapter 69, 2005 Laws.
Effective date 7/24/2005.

SB 5863 by Senators Prentice, Zarelli, and Shin; by request of Department of Revenue

Companion Bill: 1734

Improving consistency among tax incentives enacted during the 2003-2005 biennium.

(SEE ALSO PROPOSED 1ST SUB)

Encourages consistency among tax incentives enacted during the 2003-2005 biennium.

SB 5863-S by Senate Committee on Ways & Means (originally sponsored by Senators Prentice, Zarelli, and Shin; by request of Department of Revenue)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Encourages consistency among tax incentives enacted during the 2003-2005 biennium.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Ways & Means.

Feb 24 Public hearing in committee.

Feb 28 Executive session in committee.

Mar 1 WM - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Passed to Rules Committee for second reading.

Mar 11 Made eligible to be placed on second reading.

Apr 6 Senate Rules "X" file.

SB 5864 by Senators Prentice, Schmidt, Esser, Shin, Berkey, Zarelli, and Rasmussen; by request of Department of Revenue and Department of Community, Trade, and Economic Development

Companion Bill: 1940

Providing excise tax relief for the development of commercial airplanes.

(SEE ALSO PROPOSED 1ST SUB)

Provides excise tax relief for the development of commercial airplanes.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Ways & Means.

Feb 23 Public hearing in committee.

SB 5865 by Senators Franklin, Delvin, Roach, Kohl-Welles, Keiser, and Rasmussen

SB 5866 by Senators Delvin, Pridemore, Rockefeller, Schmidt, Kohl-Welles, Benson, Carrell, Shin, Brandland, Schoesler, and Rasmussen

Making an election effecting retirement allowances under the public employees' and teachers' retirement systems.

Revises provisions regarding an election effecting retirement allowances under the public employees' and teachers' retirement systems.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Ways & Means.

Mar 1 Public hearing in committee.

Mar 2 Executive session in committee.

Mar 3 WM - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 11 Made eligible to be placed on second reading.

Mar 12 Placed on second reading by Rules Committee.

Apr 1 Referred to Rules.

Senate Rules "X" file.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Jan 10 Rules Committee refers to Committee on Ways & Means.

SB 5867 by Senators Schmidt, McAuliffe, Finkbeiner, Esser, Mulliken, Berkey, Shin, Kohl-Welles, Delvin, and Rasmussen

Creating a pilot program for baccalaureate degrees at selected community and technical colleges.

(SEE ALSO PROPOSED 1ST SUB)
Declarers an intent to permit, on a limited and pilot basis, selected community and technical colleges to award baccalaureate degrees. At the same time, the legislature reaffirms its longstanding policy that the primary mission of a community college is to serve as a two-year institution of higher education that offers basic skills, academic transfer preparation, work force training, and personal enrichment opportunities while the primary purpose of the state's technical colleges is to respond to the work force needs of employers and labor.

Directs the college board to select three pilot community colleges and one technical college to develop and offer programs of study leading to a baccalaureate degree.

SB 5867-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Schmidt, McAuliffe, Finkbeiner, Esser, Mulliken, Berkey, Shin, Kohl-Welles, Delvin, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declarers an intent to permit, on a limited and pilot basis, selected community and technical colleges to award baccalaureate degrees. At the same time, the legislature reaffirms its longstanding policy that the primary mission of a community college is to serve as a two-year institution of higher education that offers basic skills, academic transfer preparation, work force training, and personal enrichment opportunities while the primary purpose of the state's technical colleges is to respond to the work force needs of employers and labor.

Directs the college board to select three pilot community colleges and one technical college to develop and offer programs of study leading to a baccalaureate degree.

SB 5868 by Senators Schmidt, McAuliffe, Berkey, Mulliken, Weinstein, Schoesler, Delvin, and Rasmussen

Companion Bill: 1434

Implementing a strategic direction for higher education.

Declares an intent to articulate a strategic direction for public higher education on issues of access, affordability, service delivery, and accountability that will guide coordinated decision making on policies, operating budgets, and capital plans.

Declares an intent to provide the management tools and resources necessary to implement the strategic direction. Additional investment in higher education is needed, but the public deserves assurance that such an investment is based on a clear plan and will be carefully managed with specific expectations and measurable outcomes.

Declares that it is the strategic direction and intent of the legislature, by the year 2012, to: (1) Increase capacity in higher education by thirty thousand enrollment slots, with fourteen thousand enrollment slots dedicated to expanding work force training;

(2) Graduate three thousand eight hundred additional baccalaureate degrees per year by focusing degree production at the regional universities in partnership with community and technical colleges;

(3) Expand programs and enrollments targeted toward high demand fields by twelve thousand five hundred enrollment slots;

(4) Maintain the market responsiveness and multiple missions of the community and technical college system, including transfer preparation, adult remedial education, work force training, and life-long learning;

(5) Assure that the cost of attendance for all students is less than thirty percent of family income;

(6) Through the strategic master plan for higher education, create specific targets for enrollments and degree production through analysis of statewide and regional demographics and economic needs and comparison to peer institutions and national benchmarks;

(7) Implement the strategic direction and master plan through performance contracts with each institution of higher education;

(8) Through financial aid and other new financing or enrollment allocation strategies, leverage the state investment in higher education by using existing capacity at independent four-year institutions of higher education; and

(9) Increase the state's overall investment in higher education by four hundred sixty million dollars per biennium, including one hundred million dollars per biennium invested in high priority research, to ensure that Washington's institutions of higher education continue to offer affordable access to the highest quality education and conduct world class research and discovery.


-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 EKHE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
On motion, referred to Ways & Means.

SB 5869 by Senators Swecker, Jacobsen, Oke, Spanel, Hargrove, Morton, Doumit, Stevens, and Rasmussen

Concerning planting of certain trout.

(DIGEST AS ENACTED)

Amends RCW 77.18.060 concerning planting of certain fish. Provides that the commission in consultation with the department will determine the maximum number of fish that may be planted into state waters so as not to compete with the wild populations of fish species in the water body.

Repeals RCW 77.18.070.

-- 2005 REGULAR SESSION --

Feb 10 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 21 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 25 NROR - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 16 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 17 First reading, referred to Natural Resources, Ecology & Parks.
Mar 22 Public hearing in committee.
Mar 31 Executive session in committee.
NREP - Executive action taken by committee.
NREP - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 1; absent, 0; excused, 2.

-- IN THE SENATE --

Apr 11 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 13 Delivered to Governor.
Apr 18 Governor signed.
Chapter 87, 2005 Laws.
Effective date 7/24/2005.
SB 5870  by Senators Jacobsen, Kline, Kohl-Welles, and Mulliken

Requiring the public institutions of higher education to use admission standards similar to those used by United States military academies.

Requires the public institutions of higher education to use admission standards similar to those used by United States military academies.

-- 2005 REGULAR SESSION --
Feb 10  First reading, referred to Early Learning, K-12 & Higher Education.
Feb 11  Public hearing in committee.

SB 5871  by Senators Jacobsen and Kohl-Welles

Companion Bill: 2051

Requiring that part-time community college faculty be paid on the same scale as full-time faculty.

Provides that: (1) Each community and technical college shall have only one salary schedule for all faculty.
(2) Each community and technical college shall have only one increment or step increase schedule for all faculty.
(3) Upon hiring, faculty must be placed on the appropriate step in the salary schedule, based upon degree, experience, and other pertinent factors.
Provides that, upon hiring, part-time faculty must be placed on the appropriate step in the salary schedule, based upon degree, experience, and other pertinent factors, comparable to full-time faculty with comparable qualifications and experience.
Requires part-time faculty to be paid on a pro rata basis, based upon the percentage of a full-time faculty teaching load.
Requires each community and technical college to implement this act by July 1, 2006.
Declares an intent to provide the necessary funds to the community and technical colleges for the implementation of this act.

-- 2005 REGULAR SESSION --
Feb 10  First reading, referred to Labor, Commerce, Research & Development.
Feb 21  Public hearing in committee.

SB 5872  by Senators Stevens, Carrell, Mulliken, Deccio, Finkbeiner, Delvin, Benson, Johnson, Oke, Hewitt, and Schmidt

Creating the department of family and children's services.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that all powers, duties, and functions of the department of social and health services pertaining to children and family services and the juvenile rehabilitation administration are transferred to the department of family and children's services. All references to the director or the department of social and health services in the Revised Code of Washington shall be construed to mean the director or the department of family and children's services when referring to the functions transferred in this act.
Requires the director of financial management and the secretary of social and health services to jointly develop a reorganization implementation plan to implement this act. The plan shall take into account recommendations from interested individuals.
Requires the plan to detail the implementation steps to effectuate the transfer of the: (1) Children's administration relating to children to the new family and children's services agency; and (2) Juvenile rehabilitation administration to the new family and children's services agency.
Requires the completed reorganization implementation plan to be submitted to the governor and the appropriate standing committees of the legislature by November 15, 2005.

Provides that, by December 15, 2005, the director of financial management and the secretary of the department of social and health services shall jointly submit to the governor and the appropriate standing committees of the legislature any proposed legislation necessary to implement the reorganization implementation plan.

SB 5872-S  by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Carrell, Mulliken, Deccio, Finkbeiner, Delvin, Benson, Johnson, Oke, Hewitt, and Schmidt)

Requiring findings and recommendations regarding a department of family and children's services. (REVISED FOR ENGROSSED: Creating a joint task force on the administrative organization, structure, and delivery of services to children and families.)

(DIGEST AS ENACTED)

Creates a joint task force to determine the most appropriate and effective administrative structure for delivery of social and health services to the children and families of the state. The joint task force shall study how best to ensure that an administrative structure has defined lines of responsibility for delivering services to children and families in need and the best means for the public to hold government accountable for delivery of those services. The joint task force shall compare the effectiveness of: Including social and health services to children and families within an umbrella agency, such as the current department of social and health services; establishing a separate agency for social and health services to children and families whose administrator reports directly to the governor; or creating a children and family services cabinet reporting directly to the governor. The joint task force shall, as part of the comparison, examine the administrative structures used in other states to deliver social and health services to children and families.
Directs the joint task force to also make recommendations concerning the costs, benefits, savings, or reductions in services associated with the various administrative structures considered by the joint task force.
Requires the joint task force to report its recommendations to the governor and the appropriate committees of the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --
Feb 10  First reading, referred to Human Services & Corrections.
Feb 17  Public hearing in committee.
Feb 24  Executive session in committee.
Feb 28  HSC - Majority: 1st substitute bill be substituted, do pass.
 & Rules Passed to Rules Committee for second reading.
Mar 1  Made eligible to be placed on second reading.
Mar 11  Placed on second reading by Rules Committee.
Mar 14  1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 43; nays, 0; absent, 4; excused, 2.

-- IN THE HOUSE --
Mar 15  First reading, referred to Children & Family Services.
Mar 28  Public hearing in committee.
Mar 31  Executive session in committee.
CFS - Executive action taken by committee.
CFS - Majority; do pass with amendment(s).
Apr 1  Referred to Appropriations.
Apr 2  Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s) but without amendment(s) by Children & Family Services.
Apr 4  Passed to Rules Committee for second reading.
Apr 5  Placed on second reading by Rules Committee.
SB 5873 by Senators Stevens, Hargrove, Regala, Carrell, Mulliken, Schmidt, Zarelli, Deccio, Benson, McCaslin, Delvin, Brandland, Johnson, Hewitt, Kohl-Welles, and Pflug

Revising the duties of the family and children's ombudsman.

(SEE ALSO PROPOSED 1ST SUB)

Requires the ombudsman to assess individual casework of randomly chosen caseload-carrying child protective services and child welfare services employees of the department for compliance with: (1) Employee training;
(2) Department policies and procedures;
(3) State and federal law;
(4) Safety and risk assessment; and
(5) Case investigation.

Requires the ombudsman to assess supervisors of caseload-carrying child protective services and child welfare services employees of the department for compliance with: (1) Employee training requirements;
(2) Department policies and procedures;
(3) State and federal law;
(4) Critical thinking and clinical analysis;
(5) Availability to and communication with staff; and
(6) Accountability.

SB 5873-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Hargrove, Regala, Carrell, Mulliken, Schmidt, Zarelli, Deccio, Benson, McCaslin, Delvin, Brandland, Johnson, Hewitt, Kohl-Welles, and Pflug)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the ombudsman to investigate individual casework of randomly chosen caseload-carrying child protective services and child welfare services employees of the department of social and health services throughout the state. Casework reviewed must be from any currently open cases and cases closed within the last year.

Requires the assessment to address employee compliance with the following: (1) Employee training;
(2) Department policies and procedures;
(3) State and federal law;
(4) Safety and risk assessment; and
(5) Case investigation.

Requires the ombudsman to assess supervisors of caseload-carrying child protective services and child welfare services employees of the department for compliance with: (1) Employee training requirements;
(2) Department policies and procedures;
(3) State and federal law;
(4) Critical thinking and clinical analysis;
(5) Availability to and communication with staff; and
(6) Accountability.

SB 5874 by Senators Kohl-Welles, Schmidt, Pridemore, Mulliken, McAuliffe, Berkey, Carrell, Shin, Rockefeller, and Delvin

Evaluating where an additional four-year baccalaureate institution should be located.

Finds that several regions of the state do not have reasonable access to a four-year institution of higher education.

Finds that the creation of an additional four-year institution or the conversion of an existing institution should complement the existing structure and provide additional options for students.

Directs the Washington state institute for public policy to evaluate and recommend to the legislature whether a four-year baccalaureate degree-granting institution should be created.

Requires the institute to: (1) Analyze data indicating demand for and access to four-year degrees, by geographic region; and
(2) Conduct a comprehensive review of existing estimates of state needs for specific degree programs.

Provides that, by December 1, 2005, the institute shall provide a report to the legislature and the governor recommending: (1) The type of four-year baccalaureate degree-granting institution to be created; (2) The location for the new institution by city and county; and
(3) A schedule for constructing and staffing the new institution. In addition, the report shall estimate the costs to establish the new institution, including, but not limited to: Land acquisition, master plan, design and construction, staffing, and number of enrollments.

Appropriates the sum of one hundred fifty thousand dollars, or as much thereof as may be necessary, from the general fund to The Evergreen State College for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

SB 5875 by Senator Hargrove

Clarifying the interests of parents and alleged fathers under the juvenile court act.

Clarifies the interests of parents and alleged fathers under the juvenile court act.

SB 5876 by Senators Honeyford, Rockefeller, Esser, Carrell, Johnson, McCaslin, and Hargrove

Modifying the judicial conduct commission.

Provides that no commission member or alternate who participates in an investigation or initial proceeding leading to a
finding of probable cause may participate in any further proceedings, including a public hearing on that cause.

Requires all discovery prior to a public hearing to be conducted pursuant to the rules of civil procedure promulgated by the Washington state supreme court. Any jurist subject to proceedings before the commission shall be entitled to obtain discovery pursuant to these rules from the commission, its staff, and other persons involved in the investigation or analysis leading to a determination of probable cause.

Declares that all members and alternates shall be subject to the code of judicial conduct as promulgated by the Washington state supreme court.

-- 2005 REGULAR SESSION --
Feb 10 First reading, referred to Judiciary.
Mar 2 Public hearing in committee.

SB 5877 by Senators Prentice, Oke, Haugen, Stevens, Franklin, Benson, Pridemore, Brandland, Rockefeller, Doumit, Weinstein, Kohl-Welles, Sheldon, Rasmussen, Thibaudeau, Jacobsen, Keiser, Mulliken, Pflug, and McAuliffe

Companion Bill: 1938
Addressing the employment and retirement rights of members of the armed forces called to active duty.

Declares an intent to authorize the department of retirement systems to comply with federal laws including, but not limited to, the uniformed services employment and reemployment rights act, the employee retirement income security act, and the regulations of the internal revenue service, in implementing benefits on behalf of retirement system members.

Declares that immediate legislative action is necessary to ensure military members promptly receive their benefits.

SB 5878 by Senators Prentice, Oke, Haugen, Benson, Franklin, Shin, Pridemore, Rockefeller, Hargrove, Fraser, Stevens, Kline, Rasmussen, Mulliken, and McAuliffe

Prohibiting internet gambling.

Declares it is the policy of this state to prohibit all forms and means of gambling, except where carefully and specifically authorized and regulated. With the advent of the internet and other technologies and means of communication that were not contemplated when either the gambling act was enacted in 1973, or the lottery commission was created in 1982, it is appropriate for this legislature to reaffirm the policy prohibiting gambling that exploits such new technologies.

SB 5879 by Senators Prentice, Oke, Haugen, Benson, Franklin, Pridemore, Shin, Rockefeller, Hargrove, Fraser, Stevens, and Rasmussen

Prohibiting out-of-state contributions to gambling ballot measures.

Provides that, notwithstanding the other provisions of this act, no person who is not a registered voter in Washington state and no corporation or other entity that is not doing business in Washington state and not subject to enforcement oversight or regulation by the gambling commission or the horse racing commission, and is engaged in an activity that if conducted in Washington state would require a license issued by either the gambling commission or the horse racing commission, may make contributions that are reportable under chapter 42.17 RCW to any political committee with the expectation of making an expenditure in support of or opposition to a ballot measure affecting chapter 9.46, 67.16, or 67.70 RCW.

SB 5880 by Senators Franklin, Kohl-Welles, Keiser, and McAuliffe

Registering private youth coaches.

Declares that: (1) The safety, health, and welfare of children and families of this state would benefit by the establishment of a uniform registration and disclosure system for all persons privately engaging in the business of providing, for compensation, athletic coaching services to persons under the age of eighteen; and
SB 5881 by Senators Honeyford, Hargrove, Morton, Mulliken, and Schoesler

Concerning a cougar survey and management program.

Finds that: (1) Washington's increasing cougar and human populations, and decreasing cougar habitat, create new management challenges;
(2) The Washington department of fish and wildlife, the agency with authority over cougar control, acknowledges responding to over five hundred complaints a year regarding urban sightings, attacks on livestock and pets, and cougar confrontations with humans;
(3) A 1996 initiative limited the hunting of cougars and some other species with the aid of bait or the use of hunting hound dogs, though the initiative did allow the state to authorize the use of hounds to control cougar populations for public safety; and
(4) The initiative has resulted in a reduction in the number of cougar harvested during the cougar hunting season, and this has in turn resulted in an increase in the number of cougar/human confrontations and cougar attacks on livestock and pets.

Declares an intent to initiate a survey of cougar populations and encounters to help the state and participating county legislative authorities create a dangerous cougar management program that minimizes cougar incidents and executes more timely and effective actions when incidents threaten public safety or property.

Requires the department of fish and wildlife to report survey results for each participating county to the fish and wildlife commission and the appropriate committees of the legislature by December 31, 2005. The report shall also recommend: (1) Legislative or other changes needed to foster more timely and effective response actions to protect public safety and property.

SB 5882 by Senators Regala and Fraser

Companion Bill: 1155

Modifying county and city sales and use tax provisions.

Amends RCW 82.14.450 relating to county sales and use taxes.

SB 5883 by Senators Jacobson and Kohl-Welles

Funding the University of Washington forest systems and bioenergy program.

Finds that forests throughout the American west are suffering from the accumulation of small-diameter wood materials to levels well in excess of what would be found in natural forest ecosystems.

Finds that, in partnership with government scientists, rural community planners, and private industry, the University of Washington forest systems and bioenergy program is developing technology tools that use the abundant small-diameter wood materials as a cost-effective source of bioenergy for hydrogen fuel cells, biofuels for cars and engines, and other chemical applications. Research priorities include: (1) Maximizing the conversion efficiency of wood to methanol;
(2) Analyzing the economic, environmental, and social impacts of establishing conversion systems at a variety of locations; and
(3) Establishing best practices to ensure a sustainable harvest of forest materials.

Appropriates the sum of . . . . dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the University of Washington forest systems and bioenergy program for the purposes of this act.

Appropriates the sum of . . . . dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the University of Washington forest systems and bioenergy program for the purposes of this act.

SB 5883-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobson and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that forests throughout the American west are suffering from the accumulation of small-diameter wood materials to levels well in excess of what would be found in natural forest ecosystems.

Finds that, in partnership with government scientists, rural community planners, and private industry, the University of Washington forest systems and bioenergy program is developing technology tools that use the abundant small-diameter wood materials as a cost-effective source of bioenergy for hydrogen fuel cells, biofuels for cars and engines, and other chemical applications. Research priorities include: (1) Maximizing the conversion efficiency of wood to methanol;
(2) Analyzing the economic, environmental, and social impacts of establishing conversion systems at a variety of locations; and
(3) Establishing best practices to ensure a sustainable harvest of forest materials.
Appropriates the sum of forty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the University of Washington forest systems and bioenergy program for the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 24 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 NROR - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules. Senate Rules "X" file.

SB 5884 by Senator Kastama
Companion Bill: 1847
Reorganizing legislative committees.
(SEE ALSO PROPOSED 1ST SUB)

Creates the administrative committee to oversee the office of the code reviser.
Declares that the administration of the office of the code reviser is subject to RCW 44.04.260.
Declares that the administrative committee employs the code reviser and has general administrative oversight over the functions and performance of the office of the code reviser. The code reviser serves at the pleasure of the administrative committee, which determines the code reviser's salary. The administrative committee may also authorize the code reviser to employ and fix the compensation of such additional legal and clerical assistance to the code reviser as may reasonably be required under chapter 1.08 RCW.

SB 5884-S by Senate Committee on Government Operations & Elections (originally sponsored by Senator Kastama)
Changing the membership of the statute law committee.
(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the membership of the statute law committee.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Government Operations & Elections.
Feb 21 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 GO - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass. Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5885 by Senators Kastama and Esser
Providing corrective changes to the regional transportation investment district enabling statutes.

Provides that a regional transportation investment district may, with voter approval and as part of a regional transportation investment plan, impose a local option surcharge of not more than three-tenths of one percent of the value of vehicles registered to a person residing within the district. The proceeds collected under this provision shall be used for transportation projects as defined in RCW 36.120.020. No surcharge may be imposed on new vehicles, except that the surcharge shall apply to the initial registration of a vehicle previously licensed in another jurisdiction.

Requires an investment district imposing a tax under this act to contract, before the effective date of the resolution or ordinance imposing a surcharge, administration and collection to the state department of licensing, and department of revenue, as appropriate, which shall deduct an amount, as provided by contract, for administration and collection expenses incurred by the department. All administrative provisions in chapters 82.03, 82.32, and 82.44 RCW shall insular as they are applicable to motor vehicle excise taxes, be applicable to surcharges imposed under this act.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Transportation.

SB 5886 by Senators Keiser, Deccio, and Rasmussen; by request of Department of Social and Health Services
Companion Bill: 1365
Concerning home and community services' case management responsibilities.

Provides that, in the event that the department elects to contract with an alternative delivery system to provide case management services in a region, the department may by contract limit the role of the area agency on aging to reassessing and reauthorizing services. An area agency on aging whose role is limited to reassessing and reauthorizing services shall not be jointly or severally liable for the acts or omissions of any other organization with respect to the provision of services through the alternative delivery system.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Health & Long-Term Care.
Feb 21 Public hearing in committee.
Feb 28 Executive session in committee.
Apr 6 Senate Rules "X" file.

SB 5887 by Senators Kastama, McCaslin, Delvin, Rasmussen, Schoesler, and McAuliffe
Companion Bill: 1952
Establishing a local government interoperability pilot program.

Declares that, while the pending interoperable communication standards established by the committee are advisory to local governments, it is important that local governments understand the importance of following the direction set by the committee. To assist local governments to understand this need and to motivate participation, the legislature is establishing a local government interoperability communication system pilot program.

Declares an intent to limit the pilot program to a county public safety agency that develops a funding partnership among federal, state, and local government.

Declares an intent that the pilot program demonstrate to local governments throughout the state of Washington the value of implementing the pending interoperability standards being established by the committee.

Provides that, on or before July 1, 2006, the state interoperability executive committee, in consultation with the information services board, shall award a five million dollar grant to one county public safety agency. The agency shall be part of a county with a population over four hundred thousand. The grant shall be designed to assist a county public safety agency with developing a communication system that is capable of interoperating with state agencies, and other local governments.

Provides that, to be eligible for the grant, the county public safety agency shall: (1) By July 1, 2006, be awarded, or prove intent to be awarded, a minimum of five million dollars from the federal government specifically for the purpose of partnering with the state of Washington to implement an interoperable communication system;

(2) Between July 1, 2004, and July 1, 2006, enact, by the vote of the people, a countywide measure to fund public safety
communication equipment that raises a minimum of five million dollars;  
(3) Agree that all communication equipment purchased by the  
public agency, for the purposes of the pilot program, shall be  
digital equipment that complies with P25 standards established by  
the association of public safety communications officials,  
national association of state telecommunication directors, and  
federal government agencies, commonly referred to as "APCO/  
NASTD/FED"; and  
(4) Comply with all current and future interoperability  
communication standards adopted by the state interoperability  
extecutive committee.

Provides that, if specific funding for the purposes of funding  
the grant under section 2 of this act, in an amount of at least five  
million dollars, is not provided by appropriation to the state  
interoperability executive committee on or before July 1, 2006, or  
if a grant is not awarded under section 2 of this act on or before  
July 1, 2006, the local government interoperability  
communication system pilot program is null and void.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to Government Operations & Elections.
Feb 21 Public hearing in committee.

SB 5888 by Senators Thibaudeau, Franklin, Poulsen, and Kline

Companion Bill: 2133

Addressing access to individual health insurance coverage.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions addressing access to individual health insurance coverage.

SB 5888-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Franklin, Poulsen, and Kline)

Addressing the Washington state health insurance pool.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions addressing the Washington state health insurance pool.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to Health & Long-Term Care.
Feb 16 Work session and public hearing in committee.
Feb 28 Executive session in committee.
Mar 2 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5889 by Senators Pridemore, Oke, Rockefeller, and Shin; by request of State Treasurer

Making the state treasurer a nonpartisan office.

Declares that the duties of the state treasurer to receive and  
disburse public money, account for public money as provided by  
law, manage the investment of state funds, oversee state  
 borrowings, and carry out other duties as prescribed by the  
Constitution and statute, are all responsibilities that are  
fundamentally nonpartisan in nature. Accordingly, the office  
of state treasurer should be nonpartisan.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to Government Operations & Elections.

Feb 2 Public hearing and executive action taken in committee.

SB 5890 by Senators Kline, Weinstein, and Jacobsen

Companion Bill: 1597

Authorizing a filing fee surcharge for financing county law libraries.

(SEE ALSO PROPOSED 1ST SUB)

Provides that in each county, upon a showing of need by the  
law library board of trustees, a county legislative body or bodies  
may impose an additional surcharge not to exceed the maximum  
amount established in RCW 27.24.070 for every new probate or  
civil filing in superior court and an additional surcharge not to  
exceed the maximum amount established in this section for every  
fee collected for the commencement of a civil action in district  
court for the purpose of funding the county law library. Any  
surcharge imposed shall be collected by the clerk of the court and  
remitted to the county treasurer for deposit in the county or  
regional law library fund.

SB 5890-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Weinstein, and Jacobsen)

Providing for a study of law library use.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the Washington state institute for public policy: (1)  
To examine who uses the law libraries located in Washington;  
(2) To examine for what purpose they use the law libraries;  
(3) To examine the types of fees that law libraries utilize;  
(4) While studying these issues, to consult with other groups  
or entities as necessary; and  
(5) To deliver to the judiciary committees of the senate and  
house of representatives, not later than December 31, 2005, a  
report of the findings and conclusions, and any proposed  
legislation that may be required to promote efficiency in law  
libraries.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to Judiciary.
Feb 22 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in  
present status.
Jan 19 Revert to Rules White Sheet.
Feb 24 Senate Rules "X" file.

SB 5891 by Senators Stevens, McCaslin, Benson, Carrell, Schmidt, and Esser

Establishing standardized chemical dependency assessment protocols.

Establishes standardized chemical dependency assessment protocols.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to Human Services & Corrections.

SB 5892 by Senators Eide and Shin

Regarding technical assistance services.

Provides that in delivering export-related technical  
assistance, the department shall charge fees for all services
provided, beyond an initial consultation, that result in overseas sales.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to International Trade & Economic Development.
Feb 22 Public hearing in committee.

SB 5893 by Senator Jacobsen
Creating the crime of a secondary commercial fish receiver's failure to account for commercial harvest.

(SEE ALSO PROPOSED 1ST SUB)
Declares that secondary commercial fish receivers are persons possessing or controlling possession of fish and shellfish that have been or should have been recorded on fish receiving tickets, or have been or should have been recorded on aquatic farm production reports. Secondary commercial fish receivers include, but are not limited to, retail sales outlets, cold storage facilities, shippers, brokers, and other businesses that hold commercial fish and shellfish for other persons.

Provides that a person is guilty of a secondary commercial fish receiver's failure to account for commercial harvest if the person sells fish or shellfish at retail, stores or holds fish or shellfish for another, ships fish or shellfish, or brokers fish or shellfish, the fish or shellfish were required to be entered on a Washington state fish receiving ticket or a Washington aquatic farm production report, the person is not a wholesale fish dealer, fisher selling under a direct retail sale endorsement, or registered aquatic farmer, and the person fails to maintain records of each receipt of fish or shellfish at the location where the fish or shellfish are being sold, at the location where the fish or shellfish are being stored or held, or the principal place of business of the shipper or broker, or violates the recordkeeping requirements of this act.

SB 5893-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Jacobsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Declares that secondary commercial fish receivers are persons possessing or controlling possession of fish and shellfish that have been or should have been recorded on fish receiving tickets, or have been or should have been recorded on aquatic farm production reports. Secondary commercial fish receivers include, but are not limited to, retail sales outlets, cold storage facilities, shippers, brokers, and other businesses that hold commercial fish and shellfish for other persons.

Provides that a person is guilty of a secondary commercial fish receiver's failure to account for commercial harvest if the person sells fish or shellfish at retail, stores or holds fish or shellfish for another, ships fish or shellfish, or brokers fish or shellfish, the fish or shellfish were required to be entered on a Washington state fish receiving ticket or a Washington aquatic farm production report, the person is not a wholesale fish dealer, fisher selling under a direct retail sale endorsement, or registered aquatic farmer, and the person fails to maintain records of each receipt of fish or shellfish at the location where the fish or shellfish are being sold, at the location where the fish or shellfish are being stored or held, or the principal place of business of the shipper or broker, or violates the recordkeeping requirements of this act.

SB 5895 by Senators Fraser, Poulson, Morton, Regala, Pridemore, Jacobsen, and Kohl-Welles
Increasing coordination between the Puget Sound action team and other governmental entities.

(SUBSTITUTED FOR - SEE 1ST SUB)
Declares an intent to improve the overall efforts to conserve and recover Puget Sound by enhancing coordination and integration of the planning, budgeting, and program activities of entities with responsibilities under the Puget Sound conservation and recovery management plan. The goals of this act are to: (1) Foster and improve overall coordination and implementation of Puget Sound conservation and recovery efforts among all levels of government and the private sector, in part through developing and implementing the Puget Sound conservation and recovery management plan and biennial work plans; (2) Improve the coordination among federal, state, local, and tribal agencies and initiatives in order to better set priorities, adopt and implement work plans for protecting and restoring Puget Sound, and allocate resources for these purposes; (3) Adopt performance measures and improve accountability for results and expenditures in plan implementation;
and recover Puget Sound by enhancing coordination and further degradation, and ensure that this budget is considered when adopting state biennial budgets. (5) Revitalize a Sound-wide planning and implementation framework that integrates all state agency activities with other Puget Sound protection and restoration activities; (6) Increase citizen involvement and oversight; and (7) Increase representation of nonstate agency interests and organized Puget Sound restoration programs on the Puget Sound council.

Declares it is the purpose of this act to strengthen the local government membership on the Puget Sound water quality action team, and to expand the assistance that the team provides to local governments carrying out elements of the Puget Sound plan.

Requires the council to conduct a review of the partnership’s biennial work plan in October of each even-numbered year and shall include a budget review and recommendation cover letter to the document when it is presented to the appropriate policy and fiscal committees of the legislature in December. This letter shall specify, among other items, the council’s recommendations on appropriate allocations among priorities in the work plan, on the overall levels of funding proposed, and on their adequacy in meeting the timelines established in this act.

Declares it is the intent of this act that each biennial operating appropriations act beginning with the 2005-07 biennium include funding for this program in an amount of five million dollars or more.

Provides that the powers, duties, and functions of the Puget Sound action team are transferred to the Puget Sound conservation and recovery partnership.

SB 5895-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Poulsen, Morton, Regala, Pridemore, Jacobsen, and Kohl-Welles)

Increasing coordination between the Puget Sound recovery partnership and other governmental entities. (AS OF SENATE 2ND READING 3/15/05)

Declares an intent to improve the overall efforts to conserve and recover Puget Sound by enhancing coordination and integration of the planning, budgeting, and program activities of entities with responsibilities under the Puget Sound conservation and recovery management plan. The goals of this act are to: (1) Foster and improve overall coordination and implementation of Puget Sound conservation and recovery efforts among all levels of government and the private sector, in part through developing and implementing the Puget Sound conservation and recovery management plan and biennial work plans; (2) Improve the coordination among federal, state, local, and tribal agencies and initiatives in order to better set priorities, adopt and implement work plans for protecting and restoring Puget Sound, and allocate resources for these purposes; (3) Adopt performance measures and improve accountability for results and expenditures in plan implementation; (4) Prepare a budget that is scaled to appropriate timelines for achieving Puget Sound conservation, recovery, and prevention of further degradation, and ensure that this budget is considered when adopting state biennial budgets; (5) Revitalize a Sound-wide planning and implementation framework that integrates all state agency activities with other Puget Sound protection and restoration activities; (6) Increase citizen involvement and oversight; and (7) Increase representation of nonstate agency interests and organized Puget Sound restoration programs on the Puget Sound council.

Declares it is the purpose of this act to strengthen the local government membership on the Puget Sound water quality action team, and to expand the assistance that the team provides to local governments carrying out elements of the Puget Sound plan.

Requires the council to conduct a review of the partnership’s biennial work plan in October of each even-numbered year and shall include a budget review and recommendation cover letter to the document when it is presented to the appropriate policy and fiscal committees of the legislature in December. This letter shall specify, among other items, the council’s recommendations on appropriate allocations among priorities in the work plan, on the overall levels of funding proposed, and on their adequacy in meeting the timelines established in this act.

Declares it is the intent of this act that each biennial operating appropriations act beginning with the 2005-07 biennium include funding for this program in an amount of five million dollars or more.

SB 5896 by Senators Mullicken, Hargrove, Hewitt, Sheldon, Morton, Honeyford, Oke, and Schoesler

Distinguishing growth management update responsibilities between slower and faster growing cities and counties.

Distinguishes growth management update responsibilities between slower and faster growing cities and counties.

SB 5897 by Senators McAuliffe, Kastama, Schmidt, Kohl-Welles, Berkey, and Rasmussen

Companion Bill: 1951

Regarding vision exams for school-aged children.

Provides that the superintendent shall require that any school-age child who has been diagnosed with a learning disability, or is going to be placed in an alternative learning environment because of a perceived reluctance or inability to learn at a normal pace, have a complete vision exam. At a minimum, the complete vision exam must include: (1) Acuity and refraction testing to rule out a sight problem such as amblyopia; (2) Accommodative function testing to rule out accommodative dysfunction including accommodative insufficiency and infacility; (3) Motility testing to rule out strabismus, including significant phoria;
SB 5898 by Senators Regala, Brandland, Pridemore, Hargrove, Thibaudeau, Oke, Kohl-Welles, and Rasmussen

Companion Bill: 1427

Ordering a public information campaign on postpartum depression.

(DIGEST AS ENACTED)

Directs the council to conduct a proactive, public information and communication outreach campaign concerning the significance, signs, and treatment of postpartum depression.

Appropriates the sum of twenty-five thousand dollars, or as much thereof as may be necessary, from the general fund to the Washington Council for Prevention of Child Abuse and Neglect for the fiscal year ending June 30, 2006, to carry out the purposes of this act.

Effective date 7/24/2005.

SB 5899 by Senators Kohl-Welles, Brandland, and Rasmussen

Companion Bill: 2215

Changing provisions relating to background checks.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions relating to background checks.

Repeals RCW 43.43.835.

SB 5899-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Brandland, and Rasmussen)

(DIGEST AS ENACTED)

Revises provisions relating to background checks.

Repeals RCW 43.43.835.

SB 5900 by Senators Keiser, Delvin, Roach, Eide, McAuliffe, Kohl-Welles, Shin, and Rasmussen

Companion Bill: 1936

Allowing members of the public employees' retirement system plans 1 and 2 employed as emergency medical technicians to transfer to the law enforcement officers' and fire fighters' retirement system plan 2.

Authorizes members of the public employees' retirement system plans 1 and 2 employed as emergency medical technicians to transfer to the law enforcement officers' and fire fighters' retirement system plan 2.

Effective date 7/24/2005.
Establishing a small business innovation research program proposal review process.

(FINDS THAT MANY SMALL BUSINESS INNOVATORS LACK THE GRANT-WRITING SKILLS NECESSARY TO PREPARE A SUCCESSFUL SMALL BUSINESS INNOVATION RESEARCH PROGRAM PROPOSAL, AND THE FEDERAL PROGRAM THAT FUNDED GRANT-WRITING ASSISTANCE HAS STOPPED OPERATIONS. NEARLY FIFTY PERCENT OF SMALL BUSINESSES TRAINED UNDER THE FEDERAL PROGRAM WON GRANTS COMPARED TO LESS THAN TEN PERCENT OF THOSE THAT DID NOT RECEIVE TRAINING.

Directs the Washington technology center to establish a small business innovation research program proposal review process to train and assist Washington small businesses to win phase I small business innovation research program awards.

Directs the Washington technology center to give priority to first-time small business innovation research program applicants, new businesses, and firms with fewer than ten employees.

Authorizes the Washington technology center to charge a fee for this service that is contingent upon the small business's receipt of a phase I award.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of community, trade, and economic development for the purposes of this act.

SB 5902-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Eide, Shin, Zarelli, Doumit, Rasmussen, and Pflug)

(DIGEST AS ENACTED)

Finds that many small business innovators lack the grant-writing skills necessary to prepare a successful small business innovation research program proposal, and the federal program that funded grant-writing assistance has stopped operations. Nearly fifty percent of small businesses trained under the federal program won grants compared to less than ten percent of those that did not receive training.

Directs the Washington technology center to establish a small business innovation research program proposal review process to train and assist Washington small businesses to win phase I small business innovation research program awards.

Directs the Washington technology center to give priority to first-time small business innovation research program applicants, new businesses, and firms with fewer than ten employees.

Authorizes the Washington technology center to charge a fee for this service.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of community, trade, and economic development for the purposes of this act.

SB 5903 by Senators Stevens, Hargrove, Zarelli, Haugen, Esser, Klime, Doumit, Fairley, Johnson, Delvin, Swecker, Kohl-Welles, and Rasmussen; by request of Office of Public Defense

Companion Bill: 2029

Requiring the director of the office of public defense to oversee and monitor legal representation of parents in dependency and termination proceedings.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, subject to the availability of funds, the office shall oversee and monitor dependency and termination legal representation for parents statewide. The goal shall be to enhance the quality of legal representation in dependency and termination hearings. To meet this goal, attorneys and agencies providing such representation shall comply with the following: (1) Meet maximum caseload requirements for dependency and termination cases, in accordance with standards published by the office of public defense;

(2) Implement enhanced defense attorney practice standards published by the office of public defense, including but not limited to those related to reasonable case preparation and the delivery of adequate client advice; and

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Ways & Means.

SB 5901 by Senators Delvin, Roach, Rockefeller, Keiser, Fridemore, McAuliffe, Kohl-Welles, Shin, and Rasmussen

Companion Bill: 1873

Removing the cap on retirement benefits of members of the law enforcement officers' and fire fighters' retirement system plan 1.

Deletes the cap on retirement benefits of members of the law enforcement officers' and fire fighters' retirement system plan 1.

-- 2005 REGULAR SESSION --

Feb 11 First reading, referred to Ways & Means.

SB 5902 by Senators Eide, Shin, Zarelli, Doumit, Rasmussen, and Pflug

Establishing a small business innovation research program proposal review process.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that many small business innovators lack the grant-writing skills necessary to prepare a successful small business innovation research program proposal, and the federal program that funded grant-writing assistance has stopped operations. Nearly fifty percent of small businesses trained under the federal program won grants compared to less than ten percent of those that did not receive training.

Directs the Washington technology center to establish a small business innovation research program proposal review process to train and assist Washington small businesses to win phase I small business innovation research program awards.

Directs the Washington technology center to give priority to first-time small business innovation research program applicants, new businesses, and firms with fewer than ten employees.

Authorizes the Washington technology center to charge a fee for this service that is contingent upon the small business's receipt of a phase I award.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of community, trade, and economic development for the purposes of this act.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to International Trade & Economic Development.

Feb 22 Public hearing in committee.

Feb 24 Executive session in committee.

Feb 25 ITED - Majority; 1st substitute bill be substituted, do pass.

Feb 28 Passed to Rules Committee for second reading.

Mar 11 Placed on second reading by Rules Committee.

Mar 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 48; nays, 0; absent, 1; excused, 0.

-- IN THE HOUSE --

Mar 15 First reading, referred to Economic Development, Agriculture & Trade.

Mar 29 Public hearing in committee.

Mar 30 Executive session in committee.

EDAT - Majority; do pass, as amended.

Mar 31 EDAT - Executive action taken by committee.

Apr 1 Referred to Appropriations.

Apr 2 Public hearing and executive action taken in committee.

APP - Executive action taken by committee.

APP - Majority; do pass with amendment(s).

Apr 4 Passed to Rules Committee for second reading.

Apr 5 Placed on second reading by Rules Committee.

Apr 6 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --

Apr 16 Senate refuses to concur in House amendments. Asks House to recede from amendments.

-- IN THE HOUSE --

Apr 20 House receded from amendments.

Passed final passage; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Apr 21 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 23 Delivered to Governor.

May 10 Governor signed.

Chapter 357, 2005 Laws.

Effective date 7/24/2005.
(3) Use investigative and expert services in appropriate cases.

SB 5903-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Hargrove, Zarelli, Haugen, Esser, Kline, Doumit, Fairley, Johnson, Delvin, Swecker, Kohl-Welles, and Rasmussen; by request of Office of Public Defense)

(AS OF SENATE 2ND READING 3/11/05)

Provides that, subject to the availability of funds appropriated for this specific purpose, the office shall oversee and monitor dependency and termination legal representation for parents statewide. The goal shall be to enhance the quality of legal representation in dependency and termination hearings. To meet this goal, attorneys and agencies providing such representation shall comply with the following: (1) Meet maximum caseload requirements for dependency and termination cases, in accordance with standards published by the office of public defense; (2) Implement enhanced defense attorney practice standards published by the office of public defense, including but not limited to those related to reasonable case preparation and the delivery of adequate client advice; and

(3) Use investigative and expert services in appropriate cases.

SB 5905 by Senators Mulliken and Oke

Creating a procedure for landlords to immediately evict tenants involved in criminal activity.

Finds that under existing landlord tenant laws, persons who are renting or leasing properties, as well as their agencies and neighbors of the properties, do not have means to immediately evict tenants involved in criminal actions.

Finds that with the absence of an immediate legal means to remove disruptive tenants, the property owners, agents, and neighbors suffer significant losses in the property and quiet enjoyment of their residence. These losses continue when disruptive tenants are allowed to remain on the premises pending court action, under existing unlawful detainer law.

Declares an intent to protect property owners, agents, and neighbors from further mental anguish, threats, physical harm, and financial loss by providing for the immediate eviction of persons committing criminal actions or unlawful civil disruptions based upon the findings of fact and the legal conclusions of a court of law.

SB 5906 by Senators Fraser, Morton, and Rasmussen

Changing provisions relating to the trust water rights program.

Finds that the trust water rights program is an important tool to meet the state's current and future needs for water, both in-stream and out-of-stream. It is the intent of this act to enhance the effectiveness of the trust water rights program by clarifying and consolidating procedures for establishing trust water rights.

Repeals provisions of chapter 90.38 and 90.42 RCW.

SB 5907 by Senators Haugen, Kastama, McCaslin, and Rasmussen

Companion Bill: 1967

Affirming that cities and counties planning under chapter 36.70A RCW retain the ability to accommodate state projected population growth within urban growth areas without requiring a minimum residential density.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the purpose of this act is to affirm that cities and counties planning under the growth management act have flexibility within their granted land use authority to choose appropriate urban residential densities within their jurisdiction within urban growth areas that are sufficient to accommodate, at a minimum, population projections allocated pursuant to RCW 43.62.035 within urban growth areas.

Declares an intent to affirm that such accommodation does not require jurisdictions to establish a uniform minimum residential density.

SB 5907-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Haugen, Kastama, McCaslin, and Rasmussen)

(AS OF SENATE 2ND READING 3/16/05)

Declares that the purpose of this act is to affirm that cities and counties planning under the growth management act have flexibility within their granted land use authority to choose...
appropriate urban residential densities within their jurisdiction within urban growth areas that are sufficient to accommodate, at a minimum, population projections allocated pursuant to RCW 43.62.035 within urban growth areas.

Declares an intent to affirm that such accommodation does not require jurisdictions to establish a uniform minimum residential density.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Government Operations & Elections.
Feb 24 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 30; nays, 17; absent, 1; excused, 1.
-- IN THE HOUSE --
Mar 17 First reading, referred to Local Government.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.
-- 2006 REGULAR SESSION --
-- IN THE SENATE --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 5908 by Senators Regala, Schoesler, Pridemore, Oke, Sheldon, Rasmussen, Carrell, Fairley, Brandland, Poulsen, Schmidt, Eide, Thibaudeau, Franklin, Morton, Jacobsen, and Rockefeller

Conforming Washington's tax structure to the streamlined sales and use tax agreement.

Conforms Washington's tax structure to the streamlined sales and use tax agreement.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Ways & Means.
Feb 22 Public hearing in committee.

SB 5909 by Senators Deccio, Keiser, and Oke

Companion Bill: 1670

Revising regulation of indoor smoking for the purpose of protecting minors and public health.

Provides that, where a designated smoking area, including a lounge or lounge area, is provided for in a place where bingo is conducted for a bona fide charitable or nonprofit organization as authorized under chapter 9.46 RCW, private facility, restaurant, bowling center, or card room or enhanced card room as authorized by this chapter, the area shall be either an enclosed area or the area shall have sufficient negative air pressure between the smoking and nonsmoking areas, which shall be separated by solid walls or windows, exclusive of doors or passageways that extend from the floor to a minimum of five feet in height between the smoking and nonsmoking area, so that environmental tobacco smoke is not permitted to flow into the nonsmoking area from the smoking area at all times.

Requires employers to disclose to a prospective employee that all or a portion of the facility that the prospective employee would work is a designated smoking area.

Provides that employees under the age of eighteen shall not be permitted to enter designated smoking areas at any time.

Declares that the state of Washington fully occupies and preempts the entire field of indoor smoking regulation within the boundaries of the state. Local laws and ordinances that regulate indoor smoking are preempted and repealed.

Provides that, for facilities that possess an occupancy permit from the applicable building official as of June 1, 2005, the requirements of this act apply January 1, 2007. For facilities that do not possess an occupancy permit from the applicable building official as of June 1, 2005, the requirements of this act apply June 1, 2006.

Repeals RCW 70.160.050 and 70.160.080.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Health & Long-Term Care.
Feb 23 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 7 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5910 by Senators Kline, Jacobsen, and Kohl-Welles

Establishing the University of Washington school of law public service legal loan repayment assistance program.

(Substituted for - See 1st Sub)

Finds that it is in the best interest of the state to contribute funding to create a loan repayment assistance program at the University of Washington law school. It is the intent of the legislature in enacting this legislation to provide for the partial or full repayment of educational loans of University of Washington law school graduates who provide legal services in a public service area of the law.

Appropriates the sum of five hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the University of Washington school of law public service legal loan repayment assistance program for the purposes of this act.

Appropriates the sum of five hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the University of Washington school of law public service legal loan repayment assistance program for the purposes of this act.

SB 5910-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kline, Jacobsen, and Kohl-Welles)

(As of Senate 2nd Reading 3/16/05)

Finds that it is in the best interest of the state to contribute funding to create a loan repayment assistance program at the University of Washington law school. It is the intent of the legislature in enacting this legislation to provide for the partial or full repayment of educational loans of University of Washington law school graduates who provide legal services in a public service area of the law.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 25 Public hearing in committee.
Feb 28 Executive session in committee.
Mar 11 Made eligible to be placed on second reading.
Mar 15 Placed on second reading by Rules Committee.
Regulates tattooing and body piercing businesses.

SB 5912 by Senators Kastama and Kohl-Welles
Revising provisions pertaining to the use of scientific information in the designation and protection of critical areas.

Provides that counties and cities shall identify, collect, and assess the available scientific information relevant to the critical areas within their jurisdictions and determine which of that information constitutes the best available science. Counties and cities may generate scientific information through their own efforts or accept or solicit scientific information from state and federal agencies, universities, tribes, subject matter experts, and the public participation process.

Requires counties and cities to identify the specific critical areas policies and regulations adopted and the sources of best available science used in the decision-making process.

SB 5913 by Senators Kastama, Kohl-Welles, and Rasmussen
Regulating tattooing and body piercing.

SB 5913-S by Senate Committee on Ways & Means (originally sponsored by Senators Kastama, Kohl-Welles, and Rasmussen)
(AS OF SENATE 2ND READING 2/06/06)
Regulates tattooing and body piercing businesses.

SB 5914 by Senators Parlette and Jacobsen
Concerning the conditioning of grants and loans by the salmon recovery funding board.

SB 5914-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Parlette and Jacobsen)
(DIGEST AS ENACTED)
Revises provisions concerning the conditioning of grants and loans by the salmon recovery funding board.
Exempting clean alternative fuel vehicles from sales and use tax.

SB 5915 by Senators Fairley, Brandland, Regala, Hewitt, and Kohl-Welles

Ensuring that offender populations do not exceed prison capacity.

Declares an intent to: (1) Focus resources on sex offenders and violent offenders who pose the greatest risk to our communities, by reducing offender populations when such populations exceed the maximum operational capacity of facilities operated by the department of corrections; and (2) Accomplish the reduction by releasing to community supervision solely low-risk offenders who have been convicted of certain nonviolent offenses and who are closest to the end of their sentences.

Directs the caseload forecast council, in consultation with the department of corrections, the sentencing guidelines commission, and the indeterminate sentence review board, to, by rule, establish a methodology for determining the maximum statewide operating capacity for correctional facilities operated by the department of corrections. The methodology must take into account methods for increasing facility capacity without making improvements or additions to infrastructure.

Requires the council to complete the methodology and report it to the legislature no later than December 1, 2005.

-- 2005 REGULAR SESSION --

Feb 14 First reading, referred to Human Services & Corrections.

SB 5916 by Senators Schmidt, Esser, Finkbeiner, and Benson

Providing tax incentives for clean and alternative fuel vehicles.

(Substituted for - SEE 2ND SUB)

Provides tax incentives for clean and alternative fuel vehicles.

SB 5916-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Schmidt, Esser, Finkbeiner, and Benson)

Providing tax incentives for clean alternative fuel vehicles.

(Substituted for - SEE 2ND SUB)

Provides tax incentives for clean and alternative fuel vehicles. Provides that if Senate Bill No. 5397 (2005) or House Bill No. 1397 (2005) is not enacted into law, this act is null and void in its entirety.

SB 5916-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Schmidt, Esser, Finkbeiner, and Benson)

Exempting clean alternative fuel vehicles from sales and use tax.

(_DIGEST AS ENACTED)

Provides that the tax levied by RCW 82.08.020 does not apply to sales of new passenger cars, light duty trucks, and medium duty passenger vehicles, which are exclusively powered by a clean alternative fuel.

Declares that, as used in this act, “clean alternative fuel” means natural gas, propane, hydrogen, or electricity, when used as a fuel in a motor vehicle that meets the California motor vehicle emission standards in Title 13 of the California code of regulations, effective January 1, 2005, and the rules of the Washington state department of ecology.

Provides that the tax levied by RCW 82.08.020 does not apply to sales of new passenger cars, light duty trucks, and medium duty passenger vehicles, which utilize hybrid technology and have a United States environmental protection agency estimated highway gasoline mileage rating of at least forty miles per gallon.

Provides that the provisions of chapter 82.12 RCW do not apply in respect to the use of new passenger cars, light duty trucks, and medium duty passenger vehicles, which are exclusively powered by a clean alternative fuel.

Provides that the provisions of chapter 82.12 RCW do not apply in respect to the use of new passenger cars, light duty trucks, and medium duty passenger vehicles, which utilize hybrid technology and have a United States environmental protection agency estimated highway gasoline mileage rating of at least forty miles per gallon.


Expires January 1, 2011.

Provides that, if Senate Bill No. 5397 (2005) or House Bill No. 1397 (2005) is not enacted into law, this act is null and void in its entirety.
chapter 19.85 RCW. A small business may seek that review.

SB 5920 by Senators Esser, Pflug, Shin, and Rasmussen
Enacting the Small Business Regulatory Flexibility Act.

Provides that a small business that is adversely impacted or aggrieved in connection with the adoption of a rule is entitled to judicial review of agency compliance with the requirements of chapter 19.85 RCW. A small business may seek that review during the period beginning on the date of final agency action.

Provides that, within five years of the effective date of this act, each agency shall review all agency rules existing at the time of the effective date of this act to determine whether to continue the rules without change or amend or repeal them to minimize economic impact of the rules on small businesses in a manner consistent with the stated objective of applicable statutes. If the head of the agency determines that completion of the review of existing rules is not feasible by the established date, the agency shall publish in the state register a statement certifying that determination.

Requires rules that take effect on or after the effective date of this act to be reviewed within five years of the publication of the final rule in the state register and every five years after that to ensure that they minimize economic impact on small businesses in a manner consistent with the stated objectives of applicable statutes.

Provides that, in reviewing rules to minimize their economic impact on small businesses, the agency shall consider the: (1) Continued need for the rule; (2) Nature of complaints or comments received concerning the rule from the public; (3) Complexity of the rule; (4) Extent to which the rule overlaps, duplicates, or conflicts with other federal, state, and local governmental rules; and (5) Length of time since the rule has been evaluated or the degree to which technology, economic conditions, or other factors have changed in the area affected by the rule.

Establishes the small business regulatory review committee within the department of community, trade, and economic development.

Repeals RCW 19.85.040 and 19.85.050.

SB 5921 by Senators Kastama, Kohl-Welles, Rockefeller, and Rasmussen; by request of Governor Gregoire
Improving government management, accountability, and performance.

(SEE ALSO PROPOSED 1ST SUB)

Provides that: (1) Each state agency shall, within available funds, develop and implement a management, accountability, and performance system to improve the public services it provides. (2) Each agency shall ensure that managers and staff at all levels are engaged in the system and shall provide managers and staff with the training necessary for successful implementation. (3) Each agency shall, within available funds, ensure that its management, accountability, and performance system: (a) Uses strategic business planning to establish goals, objectives, and activities consistent with the priorities of government, as provided in statute; (b) Engages stakeholders and customers in establishing service requirements and improving service delivery systems; (c) Includes clear, relevant, and easy-to-understand measures for each activity; (d) Gathers, monitors, and analyzes activity data; (e) Uses the data to evaluate the effectiveness of programs to manage process performance, improve efficiency, and reduce costs; (f) Establishes performance goals and expectations for employees that reflect the organization's objectives; and provides for regular assessments of employee performance; (g) Uses activity measures to report progress toward agency objectives to the agency director at least quarterly; (h) Where performance is not meeting intended objectives, holds regular problem-solving sessions to develop and implement a plan for addressing gaps; and (i) Allocates resources based on strategies to improve performance.

Requires state agencies whose chief executives are appointed by the governor to report to the governor on agency performance at least quarterly.

Provides that the governor shall report annually to citizens on the performance of state agency programs. The governor's report...
shall include: (1) Progress made toward the priorities of government as a result of agency activities; and
(2) Improvements in agency management systems, fiscal efficiency, process efficiency, asset management, personnel management, statutory and regulatory compliance, and management of technology systems.

SB 5921-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Kohl-Welles, Rockefeller, and Rasmussen; by request of Governor Gregoire)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Citizens demand and deserve accountability of public programs and activities. Public programs must continuously improve accountability and performance reporting in order to increase public trust.
(2) Washington state government agencies must continuously improve their management and performance so citizens receive maximum value for their tax dollars.
(3) The application of best practices in performance management has improved results and accountability in many Washington state agencies and other jurisdictions.
(4) All Washington state agencies must develop a performance-based culture that can better demonstrate accountability and achievement.

Provides that each state agency shall, within available funds, develop and implement a quality management, accountability, and performance system to improve the public services it provides.
Requires state agencies whose chief executives are appointed by the governor to report to the governor on agency performance at least quarterly.
Directs the governor to report annually to citizens on the performance of state agency programs. The governor's report shall include: (1) Progress made toward the priorities of government as a result of agency activities; and
(2) Improvements in agency quality management systems, fiscal efficiency, process efficiency, asset management, personnel management, statutory and regulatory compliance, and management of technology systems.

Provides that, starting no later than 2008, and at least once every three years thereafter, each agency shall apply to the Washington state quality award, or similar organization, for an award for the development and implementation of quality improvement programs as a result of agency activities; and each agency shall prepare and adopt a quality management, accountability, and performance system to improve the public services it provides.

Requires the senate and house of representatives to each develop and implement quality improvement programs as described under this act by June 30, 2005, and shall report the results of these efforts to the leadership of each major political party caucus within its respective house.
Encourages the supreme court to develop and implement quality improvement programs, as described under this act, for the judicial branch of government, by June 30, 2005, and shall report the results of these efforts to the chief justice. The programs may be implemented directly by the supreme court or may be delegated to the administrator for the courts.

SB 5922 by Senators Stevens, Hargrove, Roach, Schmidt, Zarelli, Carrell, and Finkbeiner

Changing procedures for investigations of child abuse or neglect.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares an intent to ensure the integrity of medical and other health care records used by the state to evaluate the risk of harm to children in their care.

Provides that the training of child protective workers shall include but is not limited to the worker's legal duties to protect the constitutional and statutory rights of a child and the child's family member throughout the child and family member's period of involvement with the department beginning with the child abuse report and ending with the department's closure of the case. The curriculum used for the training shall specifically include instruction on the fourth amendment to the Constitution of the United States and parents' legal rights.

SB 5922-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Hargrove, Roach, Schmidt, Zarelli, Carrell, and Finkbeiner)

(DIGEST AS ENACTED)

Provides that the department shall notify the parent, guardian, or legal custodian of a child of any allegations of child abuse or neglect made against such person at the initial point of contact with such person, in a manner consistent with the laws maintaining the confidentiality of the persons making the complaint or allegations. Investigations of child abuse and neglect should be conducted in a manner that will not jeopardize the safety or protection of the child or the integrity of the investigation process.

Requires the department to provide training to all department personnel who conduct investigations under this act that shall include, but is not limited to, training regarding the legal duties of the department from the initial time of contact during investigation through treatment in order to protect children and families.

Provides that whenever possible, children should remain in the home of their parents. It is only when the safety of the child is in jeopardy that the child should be removed from the home.

Declares an intent that the department of social and health services be permitted to intervene in cases of chronic neglect where the health, welfare, or safety of the child is at risk.

Declares an intent that, when chronic neglect has been found to exist in a family, the legal system reinforce the need for the parent's early engagement in services that will decrease the likelihood of future neglect. However, if the parents fail to comply with the offered necessary and available services, the state has the authority to intervene to protect the children who are at risk. If a parent fails to engage in available substance abuse or mental health services necessary to maintain the safety of a child or a parent fails to correct substance abuse deficiencies that jeopardize the safety of a child, the state has the authority to intervene to protect a child.

Provides that, in any case in which the court orders that a dependent child may be returned to or remain in the child's home, the in-home placement shall be contingent upon the following:
(1) The compliance of the parents with court orders related to the care and supervision of the child, including compliance with an agency case plan; and
(2) The continued participation of the parents, if applicable, in available substance abuse or mental health treatment if substance abuse or mental illness was a contributing factor to the removal of the child.

Provides that, if the department, upon investigation of a report that a child has been abused or neglected as defined in chapter 26.44 RCW, determines that the child has been subject to negligent treatment or maltreatment, the department may offer services to the child's parents, guardians, or legal custodians to:
(1) Ameliorate the conditions that endangered the welfare of the child; or
(2) Address or treat the effects of mistreatment or neglect upon the child.

Declares that nothing in this act precludes the department from filing a dependency petition as provided in chapter 13.34 RCW if it determines that such action is necessary to protect the child from abuse or neglect.
Ladies and Gentlemen:

The Senate of the State of Washington

To the Honorable President and Members,
The Senate of the State of Washington

May 17, 2005

VETO MESSAGE ON SB 5922-S

for such services.

unavailable or unsuitable or if the child or family is not eligible

provision of services to any person or family if the services are

The 2005-2007 state operating budget as passed by the

Engrossed Substitute Senate Bill No. 5922 entitled:

The bill does not take effect, however, until January 1, 2007.

Section 8 requires the DSHS to complete a report regarding issues

investigative resources on non-emergent cases.

imminent risk of serious harm to a child within twenty-four

Section 7 specifies that, as regards to reports of child abuse or

evidence of a parent's substance abuse as a contributing

factor shall be considered to present an imminent risk of serious

harm to the child. The DSHS' child protective services

investigators are required to respond to all reports indicating an

imminent risk of serious harm to a child within twenty-four

hours. Elevating all reports in which substance abuse is alleged to

imminent risk is unnecessary. Parental substance abuse is already

one of the factors considered when determining the risk level of

the referral. Automatically coding all cases with substance abuse

as imminent risk cases will lead to focusing emergent

investigative resources on non-emergent cases.

Section 8 requires the DSHS to complete a report regarding issues

associated with implementation of this bill by December 1, 2006.

The bill does not take effect, however, until January 1, 2007.

For these reasons, I have vetoed Sections 7 and 8, Engrossed Substitute Senate Bill No. 5922 entitled:

The 2005-2007 state operating budget as passed by the Legislature does not include all of the funding that the Department of Social and Health Services' (DSHS) Children's Administration has initially estimated would be needed for full implementation of this bill. I am directing the Children's Administration to develop a policy for staff to provide guidance in identifying and prioritizing those cases involving allegations of chronic neglect that staff will be authorized to provide enhanced services to within the limits of new funding specifically appropriated for this purpose in the budget.

Section 7 specifies that, as regards to reports of child abuse or neglect, evidence of a parent's substance abuse as a contributing factor shall be considered to present an imminent risk of serious harm to the child. The DSHS' child protective services investigators are required to respond to all reports indicating an imminent risk of serious harm to a child within twenty-four hours. Elevating all reports in which substance abuse is alleged to imminent risk is unnecessary. Parental substance abuse is already one of the factors considered when determining the risk level of the referral. Automatically coding all cases with substance abuse as imminent risk cases will lead to focusing emergent investigative resources on non-emergent cases.

For these reasons, I have vetoed Sections 7 and 8, Engrossed Substitute Senate Bill No. 5922 entitled:

The 2005-2007 state operating budget as passed by the Legislature does not include all of the funding that the Department of Social and Health Services' (DSHS) Children's Administration has initially estimated would be needed for full implementation of this bill. I am directing the Children's Administration to develop a policy for staff to provide guidance in identifying and prioritizing those cases involving allegations of chronic neglect that staff will be authorized to provide enhanced services to within the limits of new funding specifically appropriated for this purpose in the budget.

Section 7 specifies that, as regards to reports of child abuse or neglect, evidence of a parent's substance abuse as a contributing factor shall be considered to present an imminent risk of serious harm to the child. The DSHS' child protective services investigators are required to respond to all reports indicating an imminent risk of serious harm to a child within twenty-four hours. Elevating all reports in which substance abuse is alleged to imminent risk is unnecessary. Parental substance abuse is already one of the factors considered when determining the risk level of the referral. Automatically coding all cases with substance abuse as imminent risk cases will lead to focusing emergent investigative resources on non-emergent cases.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --
Feb 15 First reading, referred to Human Services & Corrections.
Feb 21 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HSC - Majority; 1st substitute bill be substituted, do pass.
Mar 1 Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 14 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 42; nays, 6; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 16 First reading, referred to Children & Family Services.

Mar 28 Public hearing in committee.
Mar 31 Executive session in committee.
CFS - Executive action taken by committee.
CFS - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass without amendments (s) by Children & Family Services.
Minority; without recommendation.
Apr 4 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 8 Committee amendment not adopted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 21 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --
House receded from amendments.
Rules suspended.
Returned to second reading for amendment.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.
-- IN THE SENATE --
Apr 23 Senate concurred in House amendments. Passed final passage; yeas, 46; nays, 0; absent, 1; excused, 2.
President signed.
-- IN THE HOUSE --
Apr 24 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 17 Governor partially vetoed.
Chapter 512, 2005 Laws PV.
Effective date 1/1/2007.

SB 5923 by Senator Kastama
Changing timelines for required comprehensive plan and development regulation updates.

(SEE ALSO PROPOSED 1ST SUB)
Revises timelines for required comprehensive plan and development regulation updates.

SB 5923-S by Senate Committee on Government Operations & Elections (originally sponsored by Senator Kastama)
Identifying criteria for allowing cities and counties to delay development plan updates.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Identifies criteria for allowing cities and counties to delay development plan updates.
SB 5924  by Senators Thibaudeau, Fairley, Keiser, Doumit, Jacobsen, and Rasmussen

Providing for a centralized technology assessment pilot project.

Requires the health care authority to design and implement a centralized technology assessment pilot project to strengthen the capacity of state health care agencies and others to obtain and evaluate scientific evidence regarding evolving health care procedures, services, and technology in support of appropriate coverage and medical necessity decisions and criteria. A preliminary evaluation of the project is due to the legislature by May 2007, with a final evaluation by March 2008.

-- 2005 REGULAR SESSION --
Feb 15  First reading, referred to Health & Long-Term Care.
Feb 24  Public hearing in committee.
Feb 28  Executive session in committee.
Mar 2   HEA - Majority; do pass.
Apr 6   Senate Rules "X" file.

SB 5925  by Senators Rasmussen, Finkbeiner, Sheldon, Kastama, Shin, Hewitt, Delvin, and Mulliken

Companion Bill: 2143

Authorizing a study to propose tax incentives that would promote investment in small business incubators.

Authorizes CTED to develop state tax incentive proposals for persons that invest or otherwise provide financial assistance to clients of qualified small business incubators certified by the Washington association of small business incubators. The department shall submit a report to the appropriate committee of the house of representatives and senate of the state of Washington, by December 1, 2005, with recommendations on state tax incentives that should be considered by the legislature to encourage investment in the clients serviced by qualified small business incubators certified by the Washington association of small business incubators.

-- 2005 REGULAR SESSION --
Feb 15  First reading, referred to Agriculture & Rural Economic Development.
Feb 28  Public hearing and executive action taken in committee.
Mar 1   ARED - Majority; do pass.
Mar 9   Made eligible to be placed on second reading.
Mar 11  Placed on second reading by Rules Committee.
Apr 1   Referred to Rules.
        Senate Rules "X" file.

SB 5926  by Senators McAuliffe, Schmidt, Pridemore, Kohl-Welles, Rockefeller, Shin, and Schoesler; by request of Committee on Advanced College Tuition Payment

Companion Bill: 2021

Modifying provisions in the advanced college tuition payment program.

(DIGEST AS ENACTED)

Revises provisions in the advanced college tuition payment program.

-- 2005 REGULAR SESSION --
Feb 15  First reading, referred to Early Learning, K-12 & Higher Education.
Feb 25  Public hearing in committee.
Feb 28  Executive session in committee.
Mar 2   EKHE - Majority; do pass.

SB 5927  by Senators Kastama, Schmidt, Benson, and Rockefeller; by request of Secretary of State

Companion Bill: 2027

Changing the date of the primary.

Changes the date of the primary to the third Tuesday in August.

Repeals RCW 29A.04.158.

-- 2005 REGULAR SESSION --
Feb 15  First reading, referred to Government Operations & Elections.

SB 5928  by Senators Haugen, Stevens, and Kline; by request of Office of Public Defense

Companion Bill: 2028

Regarding the advisory committee of the office of public defense.

Amends RCW 2.70.030 relating to the advisory committee of the office of public defense.

-- 2005 REGULAR SESSION --
Feb 15  First reading, referred to Judiciary.
Feb 22  Public hearing in committee.
Mar 1   Executive session in committee.
Mar 2   JUD - Majority; do pass.
Mar 11  Made eligible to be placed on second reading.
Apr 6   Senate Rules "X" file.

SB 5929  by Senator Rockefeller

Placing a two-strike rule on intermediate drivers' licenses.

Provides that on the second conviction or finding, the department shall cancel the person's intermediate driver's license and the person shall surrender it to the department. The person may apply for a driver's instruction permit. The person may not reapply for a driver's license for a period of six months or until the person reaches eighteen years of age, whichever occurs first.

Provides that if the person holding the driver's instruction permit previously held an intermediate driver's license that was cancelled under RCW 46.20.267, then a licensed driver with at least ten years of driving experience must occupy the seat beside the driver.
SB 5930 by Senators Kastama and Mulliken
Companion Bill: 2079
Establishing compliance tiers for review and revision requirements mandated by RCW 36.70A.130.

-- 2005 REGULAR SESSION --
Feb 15 First reading, referred to Transportation.
Feb 22 Public hearing in committee.

SB 5931 by Senator Fraser
Requiring removal of hazardous materials in accordance with state and federal laws before conducting planned structure fires for fire fighter training.

(SEE ALSO PROPOSED 1ST SUB)
Requiring removal of hazardous materials in accordance with state and federal laws before conducting planned structure fires for fire fighter training.

SB 5931-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senator Fraser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Requires removal of hazardous materials in accordance with state and federal laws before conducting planned structure fires for fire fighter training.

-- 2005 REGULAR SESSION --
Feb 15 First reading, referred to Water, Energy & Environment.
Feb 22 Public hearing in committee.
Feb 25 Executive session in committee.
Apr 6 Senate Rules ‘X’ file.

SB 5932 by Senators Esser and Schmidt
Creating a housing allowance program for public school teachers.

Declares that, as the disparity in the cost-of-living between school districts across the state has grown in recent years, the purchasing power of equalized salaries has become more disparate for K-12 employees. A major contributor to these costs is housing. The purpose of this act is to authorize a housing allowance for public school teachers in order to encourage these employees to live in the districts in which they work.

Provides that school districts may provide a housing allowance for public school teachers with revenues raised from a housing allowance levy authorized under this act.

-- 2005 REGULAR SESSION --
Feb 15 First reading, referred to Early Learning, K-12 & Higher Education.

SB 5933 by Senators Schmidt, Schoesler, Finkbeiner, Stevens, and Oke
Improving opportunities to develop outdoor recreational ballfields on agricultural land.

Provides opportunities to develop outdoor recreational ballfields on agricultural land.

SB 5934 by Senators Parlette and Jacobsen
Authorizing a limited ceremonial and subsistence fishery for the Wenatchi Indians.

Finds that the Wenatchis have been repeatedly promised in multiple agreements a fishery in their aboriginal territory and that the establishment of such a fishery would benefit the Wenatchi people.

Finds that it is important to recognize the cultural importance of salmon fishing to only the Wenatchi Indians by authorizing these people a ceremonial and subsistence fishery, while also preserving the state’s ability to conserve and manage the salmon resource.

Directs the department to work with the Wenatchi members of the Confederated Tribes of the Colville Reservation, as identified by the Colville business council, to identify an area to take salmon for ceremonial and subsistence purposes in either the Icicle river or Wenatchee river.

Declares that the permit system shall provide that permits must be issued to up to fifty Wenatchi members of the Confederated Tribes of the Colville Reservation as identified by the Colville business council.

-- 2005 REGULAR SESSION --
Feb 15 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 21 Public hearing in committee.

SB 5935 by Senators Kohl-Welles, Schmidt, Parlette, Brown, and Jacobsen
Companion Bill: 2043
Creating the office of student services.

Establishes a student services office as a pilot program in the employment security department to coordinate job placement activities and resources for graduate and professional students at the University of Washington and Washington State University career services departments, while acting as a liaison between the employment security department WorkSource program, and the business community and graduate and professional students of the University of Washington and Washington State University. This pilot program begins July 1, 2005, and expires June 30, 2007.

Provides that, by December 1, 2006, the student services office advisory board shall report to appropriate committees of the legislature on the impact of the pilot program in this act on job placement services for graduate and professional students at the University of Washington and Washington State University.

-- 2005 REGULAR SESSION --
Feb 15 First reading, referred to Labor, Commerce, Research & Development.
Feb 21 Public hearing in committee.

SB 5936 by Senators Kastama, Rockefeller, and Esser
Companion Bill: 1613
Limiting the effect of construction contract provisions affecting the claim rights of contractors.

Provides that any clause in a construction contract, as defined in RCW 4.24.370, that purports to waive, release, or extinguish the claim rights of a contractor, subcontractor, or supplier to damages or an equitable adjustment based on failure to submit claim notice or claim-related documentation in a specified time frame or form is enforceable to the extent that the party failing to receive such notice or documentation was prejudiced thereby.

-- 2005 REGULAR SESSION --
SB 5937 by Senators Mulliken, Jacobsen, Hewitt, and Schoesler

Applying a use attainability analysis throughout a federal reclamation project.

Provides that the rules adopted by the department shall support and protect the federal reclamation project water supplies and provide for the need to construct, operate, and maintain the federal reclamation project as a system unimpaired by incompatible, nonagricultural aquatic uses. The use attainability analysis conducted under this act and the resulting designated uses may be applied to all other water bodies within the boundaries of the federal reclamation project that have similar construction, operation, and maintenance characteristics without the need to conduct separate use attainability analysis to establish the designated uses of such water bodies.

SB 5938 by Senators Rasmussen, Schmidt, McAuliffe, Berkey, Jacobsen, Kohl-Welles, Regala, and Shin

Creating the joint select committee on equitable opportunity for all.

Recognizes that research from the office of the superintendent of public instruction concludes that low-income and minority students encounter fewer opportunities to learn, inadequate instruction and support, and lower expectations from their schools and teachers, and that schools are not sufficiently inclusive of all cultures represented in the state's public schools.

Finds that the academic achievement gap is the result of many factors, including poverty, educational opportunity of parents, recent immigration, family mobility, societal and institutional bias, and the fact that English is not the primary language in many homes.

Finds that in order to close the achievement gap, the educational system will need to change how it approaches learning and teaching through a greater understanding of the impact of language, culture, race, and poverty on student achievement.

Declares that closing the achievement gap will require a comprehensive and coordinated approach designed to: (1) Create more learning environments that are intolerant of racism and exclusion and in which high expectations are held for all students; (2) Develop curricula and teaching practices that recognize the differences in ethnicity, language, and culture; and (3) Require that teacher training and professional development programs include opportunities to learn cultural responsiveness skills and effective instructional strategies that are successful in raising the academic achievement of traditionally underachieving students.

Creates the joint select committee on equitable opportunity for all.

Requires the joint select committee to report its findings and recommendations, including a reasonable timeline for implementation that is prioritized based on existing efforts already under way and the resources necessary to fully implement the action item, by September 1, 2006, to the senate committee on early learning, K-12 and higher education and the house of representatives committee on education. The report shall include a determination of the actions and resources necessary to complete the action steps in this act, including whether existing basic education moneys can be used and the amount of additional funding needed.

SB 5939 by Senators Fairley, Delvin, Kohl-Welles, Rockefeller, Oke, Rasmussen, and Shin

Requiring police reports to be given to victims of identity theft.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in order to facilitate the exercise of a consumer's right to block information in his or her consumer report, all police and sheriff's departments in Washington state shall provide police reports at the request of victims of identity theft.

SB 5939-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Delvin, Kohl-Welles, Rockefeller, Oke, Rasmussen, and Shin)

(DIGEST AS ENACTED)

Provides that, in order to facilitate the exercise of a consumer's right to block information in his or her consumer report, all police and sheriff's departments in Washington state shall provide to the consumer, at the consumer's request, a copy of any police report, filed by the consumer, evidencing the consumer's claim to be a victim of a violation of RCW 9.35.020. Declares that closing the achievement gap will require a comprehensive and coordinated approach designed to: (1) Create more learning environments that are intolerant of racism and exclusion and in which high expectations are held for all students; (2) Develop curricula and teaching practices that recognize the differences in ethnicity, language, and culture; and (3) Require that teacher training and professional development programs include opportunities to learn cultural responsiveness skills and effective instructional strategies that are successful in raising the academic achievement of traditionally underachieving students.

Creates the joint select committee on equitable opportunity for all.
SB 5940 by Senators Thibaudeau, Fraser, and Kohl-Welles
Companion Bill: 2188
Funding the conservation of the state art collection.

- Funds the conservation of the state art collection.

Feb 15 First reading, referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Apr 6 Senate Rules "X" file.

SB 5941 by Senators Thibaudeau, Kohl-Welles, Fairley, Regala, and Kline
Companion Bill: 1167
Phasing out the use of coal by electric plants.

Provides that, beginning June 1, 2005, every electricity generating plant in the state of Washington using coal shall begin reducing or permanently offsetting its greenhouse gas emissions by twenty-five percent per year.
Provides that, by January 1, 2008, every electricity generating plant in the state of Washington using coal shall permanently offset its greenhouse gas emissions by one hundred percent, or completely phase out the use of coal for electricity.

Feb 16 First reading, referred to Water, Energy & Environment.

SB 5942 by Senator Deccio
Authorizing recanvassing of ballots before or after certification of election results.

Provides that in the event that the canvassing board recanvasses the ballots or voting devices after it certifies the results under RCW 29A.60.190 for the primary or general elections, the certified results by the canvassing board shall not be considered final. The canvassing board has up to thirty days after the primary or general election to recertify the results.

Feb 16 First reading, referred to Government Operations & Elections.

SB 5943 by Senators Kohl-Welles, McCaslin, Thibaudeau, Franklin, Fraser, Kline, and Regala
Concerning medical use of marijuana.

(SEE ALSO PROPOSED 1ST SUB)
Declares an intent to clarify the law on medical marijuana so the lawful use of this substance is not impaired and medical practitioners are able to exercise their best professional judgment in the delivery of medical treatment without fear of state criminal prosecution. This act is also intended to provide clarification to law enforcement and to all parties in the judicial system.

SB 5943-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kohl-Welles, McCaslin, Thibaudeau, Franklin, Fraser, Kline, and Regala)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Declares an intent to clarify the law on medical marijuana so the lawful use of this substance is not impaired and medical practitioners are able to exercise their best professional judgment in the delivery of medical treatment without fear of state criminal prosecution. This act is also intended to provide clarification to law enforcement and to all parties in the judicial system.

Provides that the department shall establish a voluntary registration program for the issuance of voluntary registry identification cards to any otherwise qualified patient under RCW 69.51A.010 who wishes to obtain a voluntary registry identification card.
Directs the department to create and maintain a list of the persons who have voluntarily requested that they be issued registry identification cards pursuant to this act. Except as provided in this act, names and other identifying information from the list established pursuant to this act shall be confidential and not subject to public disclosure under any local, state, or federal law.
Provides that names and other identifying information for the list established pursuant to this act may be released to: (1) Authorized employees of the department as necessary to perform official duties of the department; and (2) Authorized employees of the state or local law enforcement agencies, only as necessary to verify that a person is a lawful possessor of a voluntary registry identification card.

SB 5944 by Senators Kastama, Kline, and Sheldon
Regarding grandparent visitation.

Establishes provisions for grandparent visitation.

Feb 16 First reading, referred to Human Services & Corrections.

SB 5945 by Senators Kastama, Swecker, Mulliken, Haugen, Honeyford, McCaslin, Rasmussen, Parlette, and Roach
Companion Bill: 2132
Encouraging agricultural zoning that supports family farm ownership.

Finds that for many counties the adoption of zoning maps and development regulations that identify and protect agricultural resource lands of commercial significance is problematic. Complexities arise from the growth management act and rulings by the growth management hearings boards that do not allow counties to consider other important factors when designating agricultural resource lands of commercial significance.
Declares an intent to give counties flexibility in the establishment of zoning maps and development regulations to assure there is a viable agricultural industry in this state.

Feb 16 First reading, referred to Government Operations & Elections.
Feb 24 Public hearing in committee.

SB 5946 by Senators Jacobson and Swecker
Companion Bill: 2065
Providing a mechanism to withdraw a county from an intercounty rural library district.

Establishes a mechanism to withdraw a county from an intercounty rural library district.
SB 5947 by Senator Jacobsen
Companion Bill: 1813
Increasing the term of nonvoter approved rural library district general obligation bonds.
Increases the maximum term of rural, island, and intercounty rural district general obligation bonds to twenty years.

SB 5948 by Senators Pridemore and Zarelli; by request of Department of Revenue
Modifying unclaimed property provisions.
(DIGEST AS ENACTED)
Revises unclaimed property provisions.
Repeals RCW 63.29.033.

SB 5949 by Senators Delvin and Berkey
Regarding the restoration and redevelopment of unfinished nuclear power project sites for the purposes of creating an electrical generating energy park.
Declares an intent to provide the opportunity for the restoration and redevelopment of unfinished nuclear power project sites for purposes of creating an electrical generating energy park with sufficient water for that purpose.

SB 5950 by Senators Hewitt, Honeyford, Schoesler, and Rasmussen
Concerning sufficient cause for nonuse of a water right.
Amends RCW 90.14.140 relating to sufficient cause for nonuse of water.

SB 5951 by Senators Rasmussen, Hewitt, and Kohl-Welles
Affording certain information held by the horse racing commission the same protection from public inspection as other regulated entities.

SB 5951-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Rasmussen, Hewitt, and Kohl-Welles)

SB 5950
Feb 16 First reading, referred to Water, Energy & Environment.
Mar 1 Public hearing in committee.

SB 5951
Feb 22 Public hearing in committee.

SB 5951-S
Feb 16 First reading, referred to Water, Energy & Environment.
Mar 1 Public hearing in committee.

SB 5950
Feb 16 First reading, referred to Water, Energy & Environment.
Mar 1 Public hearing in committee.

SB 5951
Feb 16 First reading, referred to Government Operations & Elections.

SB 5951-S
Feb 16 First reading, referred to Government Operations & Elections.
SB 5952 by Senators Jacobsen, Hewitt, Rasmussen, and Kohl-Welles

Companion Bill: 2072

Exempting transport of persons at horse races from licensing.

(SUBSTITUTED FOR - SEE 1ST SUB)

Exempts "trams" used for transporting persons to and from facilities related to the horse racing industry as regulated in chapter 67.16 RCW, as long as the public right-of-way routes over which the trams operate are not more than one mile from end to end, and the public rights-of-way over which the tram operates have an average daily traffic of not more than 15,000 vehicles per day. For the purposes of this act, "tram" also means a vehicle, or combination of vehicles linked together with a single mode of propulsion, used to transport persons from one location to another.

Exempts an operator who is transporting persons to and from facilities related to the horse racing industry as regulated in chapter 67.16 RCW, as long as the routes over which this action takes place are not more than one mile from end to end, and the public rights-of-way on which the activity occurs have an average daily traffic of not more than 15,000 vehicles per day.

SB 5952-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Jacobsen, Hewitt, Rasmussen, and Kohl-Welles)

(DIGEST AS ENACTED)

Exempts "trams" used for transporting persons to and from facilities related to the horse racing industry as regulated in chapter 67.16 RCW, as long as the public right-of-way routes over which the trams operate are not more than one mile from end to end, the public rights-of-way over which the tram operates have an average daily traffic of not more than 15,000 vehicles per day, and the activity is in conformity with federal law. The operator must be a licensed driver and at least eighteen years old. For the purposes of this act, "tram" also means a vehicle, or combination of vehicles linked together with a single mode of propulsion, used to transport persons from one location to another.

SB 5953 by Senators Jacobsen, Deccio, Keiser, Rasmussen, and Kohl-Welles

Companion Bill: 2070

Authorizing horse racing handicapping contests.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that a handicapping contest authorized by the commission involving the outcome of multiple horse races and conducted by a licensed class 1 racing association for patrons at a live race meet is not subject to the provisions of chapter 67.16 RCW or to any commission rules.

SB 5953-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Jacobsen, Deccio, Keiser, Rasmussen, and Kohl-Welles)

Authorizing class 1 racing associations to conduct handicapping contests.

(DIGEST AS ENACTED)

Authorizes class 1 racing associations to conduct horse race handicapping contests. The commission shall establish rules for the conduct of handicapping contests involving the outcome of multiple horse races.
SB 5954 by Senators Kastama and Berkey
Companion Bill: 2077
Allowing for the adoption of example critical areas policies or regulations.
Provides that, in fulfilling some or all of the requirements of RCW 36.70A.172 and 36.70A.060, a city or county may adopt example critical areas policies or regulations prepared by the department of community, trade, and economic development, the department of fish and wildlife, or the department of ecology, or their successor state agencies, that comply with the requirements of this act.
Requires the example policies or regulations to comply with this act and RCW 36.70A.020 (8) through (11) and 36.70A.060.

SB 5955 by Senators Honeyford, Zarelli, Morton, Mulliken, and Schoesler
Concerning the conveyance of certain state property.
Requires legislative approval for disposal, conveyance, or transfer of property to instrumentalities of the United States for less than full market value.

SB 5956 by Senator Kastama
Revising penalties for homicide by abuse.
Declares that a person is guilty of homicide by abuse in the second degree when he or she assaults or physically abuses a child under the age of seven years, and recklessly causes the death of a child under the age of seven years.
Declares that homicide by abuse in the second degree is a class A felony.

SB 5957 by Senators Fairley, Benton, and Brown
Companion Bill: 1528-S
Changing the terms for the escrow accounts required of self-funded multiple employer welfare arrangements.

SB 5958 by Senators Jacobsen, Poulsen, Thibaudeau, Kohl-Welles, and Kline
Companion Bill: 2291
Temporarily authorizing increased maximum school levy rates for financial emergencies.
Authorizes temporary increased maximum school levy rates for financial emergencies.

SB 5959 by Senator Jacobsen
Concerning the use of state-owned aquatic lands by a governmental entity.
Amends RCW 79.90.460 to provide that a use by a governmental entity for a public benefit, including, but not limited to public parks, uses for public recreation purposes, water-related public safety uses, and governmental owned public utility lines, shall have top priority.
Provides that use of state-owned aquatic lands shall be granted without charge when the primary use is for water-related public safety operations, including, but not limited to fire boats and harbor patrols.
Provides that use of state-owned aquatic lands shall be granted without charge if the primary use is for a public park or public recreation purposes and the state-owned aquatic lands and improvements are available to the general public on a first-come, first-served basis and are not managed to produce a profit for the governmental operator. The use shall be granted without charge whether or not a concessionaire, lessee, or contractor to the governmental operator makes a profit, and whether or not the public is charged a fee.
Authorizes the department to lease state-owned tidelands that are in front of state parks only with the approval of the state parks and recreation commission. The department may lease beachlands in front of state parks only after the department has consulted with the state parks and recreation commission.
Provides that when a use is granted under this act to a governmental entity, the department shall not place conditions on the use that address the same subjects as a permit or other authorization issued by a state agency, including, but not limited to, permits for hydraulic projects, discharge permits, and authorizations for sediment caps. The governmental entity that is granted use of state-owned aquatic lands is not required to
established deadline. Management plans and be implemented by the federally
that the requirements can be incorporated into livestock nutrient
consultation with the department of ecology, the department of
R. Sec. 122.42. The department shall adopt these rules in
assure the proper management of all nonemergency livestock
rules to implement this act by August 30, 2005.
C.F.R. Sec. 122.42(1)(ii). The department shall adopt emergency
under this act shall be the exclusive state requirement to meet 40
health, and other applicable regulatory entities. The rule adopted

SB 5960 by Senator Rasmussen
Modifying the nutrient management plan sales and use tax
exemption.
(SEE ALSO PROPOSED 1ST SUB)
Revises the nutrient management plan sales and use tax
exemption.
Takes effect September 1, 2005, if the livestock nutrient
management act in SB 5602 (2005) or HB 1615 (2005) has taken
effect by September 1, 2005.
Declar...
Passed final passage; yeas, 38; nays, 6; absent, 0; excused, 5.
Apr 20 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 17 Governor signed.
Chapter 511, 2005 Laws.
Effective date 7/24/2005.

SB 5963 by Senators Rasmussen, Schoesler, Shin, and Delvin
Creating a task force to study livestock information security.

(SEE ALSO PROPOSED 1ST SUB)

Finds that there is a new national emphasis on the development of mechanisms for tracking the origin of the food supply for food safety and homeland security purposes. Systems are being developed for the registration of livestock premises and identification of livestock for disease trace-back and trace-forward purposes for protection of human and livestock health. In addition, there are requirements for increased reporting and for preparation of detailed farm plans for livestock operations for protection of state waters.

Finds that successful implementation of each of these systems will require submission to public agencies of significant information from livestock operations that had previously been deemed to be solely private information.

Finds that while pursuing one set of public policy objectives, care needs to be given to ensure that another set of public policy objectives are not unduly compromised.

Requires that, by December 15, 2005, the task force shall provide an interim report of its recommendations, including draft legislation to implement the recommendations, regarding documents produced to implement the livestock nutrient management program. By December 15, 2006, the task force shall provide a final report of its recommendations, including draft legislation to implement the recommendations, regarding documents produced to implement the livestock disease trace-forward and trace-back system. The reports shall be submitted to the chief clerk of the house of representatives and the secretary of the senate. Expires June 30, 2007.

SB 5964 by Senators Honeyford, Brandland, Mulliken, Hewitt, and Schoesler
Revising provisions relating to medical care for jail inmates.

Requires that when state law enforcement officers initiate the charges for which a person is ordered to serve a sentence in the jail, the state shall reimburse the governing unit for care provided to that person whether pretrial or during the term of the sentence.

SB 5965 by Senators Honeyford, Keiser, Schoesler, Parlette, Hewitt, and Rockefeller
Authorizing the use of video equipment in nursing homes.

Declares an intent to enable nursing facilities to protect the safety of vulnerable adults and improve the quality of services provided while respecting residents' privacy.

Provides that an administrator of a nursing facility licensed under chapter 18.51 RCW may authorize the use of video equipment to monitor and observe, through the use of video equipment, the perimeter, common areas, recreational areas, walkways, and any other areas frequented by residents, staff, and visitors of the nursing facility.

SB 5966 by Senators McCaslin, Haugen, and Honeyford
Prohibiting vehicle immobilization.

(DIGEST AS ENACTED)

Provides that a new section is added to chapter 46.55 RCW, to be codified between RCW 46.55.240 and 46.55.900, to read as follows: (1) A property owner shall not immobilize any vehicle owned by a person other than the property owner. (2) Does not apply to property owned by the state or any unit of local government. (3) A violation of this act is a gross misdemeanor. Declares that "immobilize" means the use of a locking wheel boot that, when attached to the wheel of a vehicle, prevents the vehicle from moving without damage to the tire to which the locking wheel boot is attached.

-- 2005 REGULAR SESSION --
Feb 16 First reading, referred to Transportation.
Mar 3 Executive session in committee.
Mar 7 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Mar 12 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 30 Public hearing in committee.
Mar 31 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 5 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 7 President signed.
-- IN THE HOUSE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 13 Delivered to Governor.
Apr 18 Governor signed.
Chapter 88, 2005 Laws.
Effective date 7/24/2005.

SB 5967 by Senators Kastama and Haugen; by request of Department of Licensing
Companion Bill: 2131
Concerning the master licensing service.

Provides that, subject to the availability of amounts appropriated for this specific purpose, the department shall administer a performance-based grant program that provides funding assistance to public agencies that issue business licenses and that wish to join with the department's master licensing service.

Authorizes the department to determine among interested grant applicants the order and the amount of the grant. In making grant determinations, consideration must be given, but not limited to, the following criteria: Readiness of the public agency to participate; the number of renewable licenses; and the reduced regulatory impact to businesses subject to licensure relative to the overall investment required by the department.

Declares that the total amount of grants provided under this act may not exceed seven hundred fifty thousand dollars in any one fiscal year.

Declares that the source of funds for this grant program is the master license account.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Government Operations & Elections.
Feb 28 Public hearing and executive action taken in committee.
Mar 2 GO - Majority; do pass. Minority; do not pass. Minority; without recommendation.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5968 by Senators Rasmussen, Morton, Schoesler, Jacobsen, Delvin, Parlette, and Mulliken
Companion Bill: 2096
Requiring a study of the economic and social contribution of agricultural fairs to Washington state.
(SEE ALSO PROPOSED 1ST SUB)

Provides that, subject to the availability of funds appropriated specifically for this purpose, the department of agriculture shall contract for a study on the economic and social impact of agricultural fairs on Washington state. This study shall include, but is not limited to, developing information on (1) the statewide and local impacts of fairs on employment, business income, taxes resulting from fair activity, civic and charitable organizations, youth development, and other business and social benefits, and (2) needed capital improvements.

Requires the department to submit the report to the office of financial management and the appropriate committees of the legislature no later than June 30, 2006.

SB 5968-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Morton, Schoesler, Jacobsen, Delvin, Parlette, and Mulliken)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, subject to the availability of funds appropriated specifically for this purpose, the department of agriculture shall contract for a study on the economic and social impact of agricultural fairs on Washington state. This study shall include, but is not limited to, developing information on (1) the statewide and local impacts of fairs on employment, business income, taxes resulting from fair activity, civic and charitable organizations, youth development, and other business and social benefits, and (2) needed capital improvements.

Requires the department to submit the report to the office of financial management and the appropriate committees of the legislature no later than June 30, 2006.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Agriculture & Rural Economic Development.
Feb 22 Public hearing and executive action taken in committee.
Feb 24 ARED - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.

SB 5969 by Senators Swecker, Haugen, Esser, and Spanel
Companion Bill: 2035
Modifying city and town use of state fuel tax distributions.
(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 46.68.110 relating to city and town use of state fuel tax distributions.

SB 5969-S by Senate Committee on Transportation (originally sponsored by Senators Swecker, Haugen, Esser, and Spanel)
(DIGEST AS ENACTED)

Amends RCW 46.68.110 relating to city and town use of state fuel tax distributions.
Third reading, passed; yeas, 48; nays, 1; absent, 0; excused, 0.

-- IN THE HOUSE --
Mar 15 First reading, referred to Transportation.
Mar 21 Work session in committee.
Mar 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Mar 28 Passed to Rules Committee for second reading.
Apr 4 Placed on second reading by Rules Committee.
Apr 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 0; absent, 0; excused, 4.

-- IN THE SENATE --
Apr 7 President signed.

-- IN THE HOUSE --
Apr 11 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 13 Delivered to Governor.
Apr 18 Governor signed.
Chapter 89, 2005 Laws.
Effective date 7/24/2005.

SB 5970 by Senator Jacobsen
Companion Bill: 2080
Creating associate faculty positions for part-time faculty at community and technical colleges.

Establishes associate faculty positions for part-time faculty at community and technical colleges.

Feb 17 First reading, referred to Labor, Commerce, Research & Development.

SB 5971 by Senators McAuliffe, Pridemore, Schmidt, Eide, Shin, Rockefeller, Berkey, Weinstein, Kohl-Welles, Delvin, and Rasmussen
Companion Bill: 2107
Authorizing a statewide student association.

(SEE ALSO PROPOSED 1ST SUB)
Authorizes a statewide student association.

SB 5971-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Pridemore, Schmidt, Eide, Shin, Rockefeller, Berkey, Weinstein, Kohl-Welles, Delvin, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Authorizes a statewide student association.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 23 Public hearing in committee.
Mar 2 Executive session in committee.
EKHE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 15 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5972 by Senators Prentice, Zarelli, Rasmussen, and Schmidt; by request of Department of Revenue
Companion Bill: 2111
Modifying the business and occupation tax credit for property tax payments related to the manufacture of commercial airplanes.

(SEE ALSO PROPOSED 1ST SUB)
Revises the business and occupation tax credit for property tax payments related to the manufacture of commercial airplanes.

SB 5972-S by Senate Committee on Ways & Means (originally sponsored by Senators Prentice, Zarelli, Rasmussen, and Schmidt; by request of Department of Revenue)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises the business and occupation tax credit for property tax payments related to the manufacture of commercial airplanes.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Ways & Means.
Mar 4 Public hearing in committee.
Mar 7 WM - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.

SB 5973 by Senator Franklin
Imposing sales and use tax on candy.

Requires the department of revenue to deposit twenty-five one-hundredths of one percent of the revenues collected under chapters 82.08 and 82.12 RCW into the county public health account in RCW 70.05.125.
Takes effect August 1, 2005.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Ways & Means.

SB 5974 by Senators Prentice, Hargrove, and Haugen; by request of Lieutenant Governor
Companion Bill: 2115
Providing information to pregnant women about opiate treatment programs.

(DIGEST AS ENACTED)
Declares an intent to notify all pregnant mothers who are receiving methadone treatment of the risks and benefits methadone could have on their baby during pregnancy through birth and to inform them of the potential need for the newborn baby to be taken care of in a hospital setting or in a specialized supportive environment designed specifically to address newborn addiction problems.

Directs the department to adopt rules that require all opiate treatment programs to educate all pregnant women in their program on the benefits and risks of methadone treatment to their fetus before they are provided these medications, as part of their addiction treatment.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Human Services & Corrections.
Feb 21 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HSC - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 9 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
SB 5975  by Senator Pridemore
Concerning competitive bid requirements.

Amends RCW 36.32.245 relating to competitive bid requirements.

SB 5976  by Senator Sheldon
Companion Bill: 2088
Adding a ninth member to the state fire protection policy board.

Amends RCW 43.43.932 to add a ninth member to the state fire protection policy board.

SB 5977  by Senators Oke and Regala
Companion Bill: 2091
Authorizing the “we love our pets” license plate.

(SUBSTITUTE AS ENACTED)

Authorizes the “we love our pets” license plate.

The organization must have been established for the express purpose of assisting local member agencies of the federation of animal welfare and control agencies to promote and perform spay/neuter surgery on Washington state pets, in order to reduce pet overpopulation.

Provides that the qualified nonprofit organization must meet all requirements set out in RCW 46.16.765.

SB 5978  by Senator Morton
Companion Bill: 2168
Concerning the relinquishment of a water right.

Declares that, for purposes of this act, a person shall not be deemed to have voluntarily failed to beneficially use said water right if the person has continued to use at least a portion of said right for the established purpose of use.

SB 5979  by Senators Benson, Carrell, Mulliken, Kastama, Poulsen, Parlette, Hewitt, Esser, Schmidt, Delvin, Berkey, Franklin, Sheldon, Brandland, Swecker, Schoesler, Zarelli, Honeyford, Rasmussen, and Oke
Prohibiting interference with search and rescue dogs.

(SUBSTITUTE AS ENACTED)

Prohibits interference with search and rescue dogs.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Judiciary.
Feb 23 Public hearing in committee.
Mar 2 Executive session in committee.
JUD - Majority; do pass.
Mar 9 Passed to Rules Committee for second reading.
Mar 12 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 83; nays, 11; absent, 0; excused, 4.

Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.

Apr 11 Speaker signed.
-- IN THE HOUSE --
Apr 13 Delivered to Governor.
Apr 18 Governor signed.
Chapter 71, 2005 Laws.
Effective date 7/24/2005.

-- IN THE SENATE --
Apr 11 President signed.
Apr 14 Work session and executive action taken in committee.

SB 5979  by Senators Benson, Carrell, Mulliken, Kastama, Poulsen, Parlette, Hewitt, Esser, Schmidt, Delvin, Berkey, Franklin, Sheldon, Brandland, Swecker, Schoesler, Zarelli, Honeyford, Rasmussen, and Oke
Prohibiting interference with search and rescue dogs.

(SUBSTITUTE AS ENACTED)

Prohibits interference with search and rescue dogs.

-- 2005 REGULAR SESSION --

Feb 17 First reading, referred to Judiciary.
Feb 23 Public hearing in committee.
Mar 2 Executive session in committee.
JUD - Majority; do pass.
Mar 9 Passed to Rules Committee for second reading.
Mar 12 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 83; nays, 11; absent, 0; excused, 4.
-- IN THE SENATE --
Apr 11 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 13 Delivered to Governor.
Apr 18 Governor signed.
Chapter 71, 2005 Laws.
Effective date 7/24/2005.

choosing a quality health care plan that meets their individual needs. Employers can afford; and

Providing access to health insurance for small employers and their employees.

Companion Bill: 1684

Reduces the cost of health benefit plans.

Authorizing small business health savings accounts.

Recognizes the importance of ongoing professional development and growth for teachers with the goal of improving student achievement.

Declares an intent to ensure that professional certification is administered in such a way as to ensure that the professional development and growth of individual teachers is directly aligned to their current and future teaching responsibilities as professional educators.

Requires the agency responsible for educator certification to adopt rules for professional certification that identify an evaluation process of approved programs that includes a review of the program course work and applicant course work load requirements, linkages of programs to individual teacher professional growth plans, linkages to school district and school improvement plans, and, to the extent possible, linkages to school district professional enrichment and growth programs for teachers, where such programs are in place in school districts. The agency shall provide a preliminary report on the evaluation process to the senate and house of representatives committees on education policy by November 1, 2005. The board shall identify:

(1) A process for awarding conditional approval of a program that shall include annual evaluations of the program until the program is awarded full approval;

(2) A less intensive evaluation cycle every three years once a program receives full approval;

(3) A method for investigating programs that have received numerous complaints from students enrolled in the program and from those recently completing the program;

(4) A method for investigating programs at the reasonable discretion of the agency; and

(5) A method for using, in the evaluation, both program completers' evaluation and applicant course work load requirements, linkages of programs to individual teacher professional growth plans, linkages to school district and school improvement plans, and, to the extent possible, linkages to school district professional enrichment and growth programs for teachers, where such programs are in place in school districts. The agency shall provide a preliminary report on the evaluation process to the senate and house of representatives committees on education policy by November 1, 2005. The board shall identify:

(1) A process for awarding conditional approval of a program that shall include annual evaluations of the program until the program is awarded full approval;

(2) A less intensive evaluation cycle every three years once a program receives full approval;

(3) A method for investigating programs at the reasonable discretion of the agency; and

(4) A method for using, in the evaluation, both program completers' satisfaction responses and data on the impact of educators who have obtained professional certification on student work and achievement.

SB 5983 by Senators Pflug, Schmidt, Esser, Delvin, and Benson

Regarding professional certification of teachers.

(SUBSTITUTED FOR - SEE 1ST SUB)

SB 5983-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Pflug, Schmidt, Esser, Delvin, and Benson)

(DIGEST AS ENACTED)

SB 5980 by Senators Parlette, Deccio, Mulliken, Schmidt, and Oke

Authorizing small business health savings accounts.

SB 5981 by Senators Parlette, Deccio, Brandland, and Schmidt

Reducing the cost of health benefit plans.

SB 5982 by Senators Parlette, Deccio, Hewitt, Brandland, Honeyford, Mulliken, Schmidt, and Oke

Companion Bill: 1684

Providing access to health insurance for small employers and their employees.

SB 5983 by Senators Pflug, Schmidt, Esser, Delvin, and Benson

Regarding professional certification of teachers.

(SUBSTITUTED FOR - SEE 1ST SUB)

SB 5983-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Pflug, Schmidt, Esser, Delvin, and Benson)

(DIGEST AS ENACTED)

SB 5980 by Senators Parlette, Deccio, Mulliken, Schmidt, and Oke

Authorizing small business health savings accounts.

SB 5981 by Senators Parlette, Deccio, Brandland, and Schmidt

Reducing the cost of health benefit plans.

SB 5982 by Senators Parlette, Deccio, Hewitt, Brandland, Honeyford, Mulliken, Schmidt, and Oke

Companion Bill: 1684

Providing access to health insurance for small employers and their employees.
ED - Executive action taken by committee.
ED - Majority; do pass with amendment(s).
ED - Minority; do not pass.
Apr 1 Referred to Appropriations.
Apr 2 Public hearing and executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s)
by Education.
Apr 4 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.
Apr 14 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 1;
absent, 0; excused, 2.
-- IN THE SENATE --
Apr 18 Senate concurred in House amendments.
Passed final passage; yeas, 39; nays, 0;
absent, 1; excused, 9.
Apr 19 President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 16 Governor signed.
Chapter 498, 2005 Laws.
Effective date 7/24/2005.

SB 5984 by Senator Kline
Companion Bill: 1984
Changing the clerk's fee for processing an ex parte order.
Provides that, for processing an ex parte order, a fee of thirty
dollars must be charged.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Judiciary.
Feb 24 Public hearing in committee.

SB 5985 by Senators Kline, Franklin, Keiser, and Kohl-Welles
Requiring the posting of certain clinical trial results.
Declares an intent to require public institutions in this state
that take part in human clinical trials of drugs to release complete
results of the clinical trials.
Provides that, for the purposes of this act, "drugs" has the
same meaning as defined in 21 U.S.C. Sec. 321(g)(1) and (p) of
the federal food, drug, and cosmetic act (21 U.S.C. Sec. 301 et
seq.).
Requires any state-funded public institution in this state that
takes part in human clinical trials of drugs to post a summary of
the clinical trials, in a timely manner, on the institution's web site.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Health & Long-Term Care.

SB 5986 by Senators Kline, Franklin, Keiser, and Kohl-Welles
Revising prescription drug product liability.
Declares an intent through this act to create an exception to
the "learned intermediary doctrine" for prescription products
advertised directly to consumers, and that the state supreme court
holding in Terhune v. A.H. Robins Co., and subsequent cases, to
the extent that they are inconsistent with this intent, are no longer
valid.
Provides that where a consumer has sought a prescription
product in response to an advertisement for that product, the
manufacturer of that product, who would otherwise be subject to
liability under chapter 7.72 RCW, is not relieved of that liability
solely because the manufacturer warned the practitioner who
prescribed the product of its proper use and attendant dangers.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Judiciary.
Feb 24 Public hearing in committee.

SB 5987 by Senator Honeyford
Changing membership on the electrical board.
Increases membership on the electrical board to fifteen
members.
Provides that one member shall be a certified electrician who
is a representative of an industrial manufacturer that employs
plant electricians.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Labor, Commerce,
Research & Development.

SB 5988 by Senator Honeyford
Changing membership on the electrical board.
Increases membership on the electrical board to fifteen
members.
Provides that one member shall be the owner or manager of
an appliance repair business.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Labor, Commerce,
Research & Development.

SB 5989 by Senator Honeyford
Changing membership on the electrical board.
Increases membership on the electrical board to fifteen
members.
Provides that one member shall be the owner or manager of a
heating, ventilating, or air conditioning business.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Labor, Commerce,
Research & Development.

SB 5990 by Senators Regala, Carrell, Rasmussen, Hewitt,
Swecker, Franklin, Zarelli, and Doumit
Companion Bill: 2134
Providing a sales and use tax deferral for the construction of a
historic automobile museum.
Provides that the governing board of a nonprofit organization,
corporation, or association may apply for deferral of taxes on the
construction of buildings, site preparation, and the acquisition of
related machinery and equipment for a historic automobile
museum.
Directs the department of revenue to issue a sales and use tax
deferral certificate for state and local sales and use taxes due
under chapters 82.08, 82.12, and 82.14 RCW related to the
construction of the historic automobile museum.
Requires the nonprofit organization, corporation, or
association to begin paying the deferred taxes in the fifth year
after the date certified by the department of revenue as the date on
which the historic automobile museum is operationally complete.
-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Ways & Means.

SB 5991 by Senators Franklin, Kline, and Kohl-Welles
Implementing tax reform.
Declares that it is the intent of the legislature in adopting this title to provide the necessary revenues for the support of vital state services on a more stable and equitable basis.

Repeals RCW 6.15.025.

Mar 1 Public hearing and executive action taken in committee.
Mar 2 LCRD - Majority: 1st substitute bill be substituted, do pass.
Mar 11 Passed to Rules Committee for second reading.
Mar 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 44; nays, 0;
abst, 1; excused, 4.

Feb 18 First reading, referred to Labor, Commerce,
Research & Development.

Feb 18 First reading, referred to Labor, Commerce,
Research & Development.

Mar 18 Passed to Rules Committee for second reading.
Mar 21 Passed to Rules Committee for second reading.

Mar 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 96; nays, 0;
absent, 0; excused, 2.

Mar 15 First reading, referred to Commerce & Labor.
Mar 23 Passed to Rules Committee.
Mar 31 Executive session in committee.

Apr 1 Passed to Rules Committee for second reading.
Apr 12 Placed on second reading by Rules Committee.

Apr 14 Committee amendment not adopted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 96; nays, 0;
absent, 0; excused, 2.

Apr 19 Passed final passage; yea, 38; nays, 0;
abst, 0; excused, 1.

Apr 21 Speaker signed.

Apr 23 Delivered to Governor.

May 13 Governor signed.

Chapter 475, 2005 Laws.

Effective date 7/24/2005.

SB 5992 by Senators Kohl-Welles and Parlette

Modifying self-insurer assessments under the second injury fund.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the experience rating factor must provide equal weight to the ratio between payments made by the second-injury fund for claims of the self-insurer to the total payments made by the second-injury fund by all self-insurers for the prior three fiscal years and the ratio of workers' compensation claim payments under this title made by the self-insurer to the total worker's compensation payments made by all self-insurers under this title for the prior three fiscal years. This average must be divided by the latter ratio to arrive at the experience factor.

Applies to self-insurer assessments for the industrial insurance second injury fund that are imposed on or after July 1, 2008.

SB 5992-S by Senate Committee on Labor, Commerce,
Research & Development (originally sponsored by Senators Kohl-Welles and Parlette)

(DIGEST AS ENACTED)

Provides that the experience rating factor must provide equal weight to the ratio between payments made by the second-injury fund for claims of the self-insurer to the total payments made by the second-injury fund by all self-insurers for the prior three fiscal years and the ratio of workers' compensation claim payments under this title made by the self-insurer to the total worker's compensation payments made by all self-insurers under title 51 RCW for the prior three fiscal years. This average must be divided by the latter ratio to arrive at the experience factor.

Provides that, if the outcome study conducted by the department of labor and industries under this act shows a negative impact of fifteen percent or more to workers following claim closure among nonpension self-insured claimants, 2005 c s 1 (section 1 of this act) expires June 30, 2013.

Directs the department to conduct an outcome study of the experience rating system established in 2005 c s 1 (section 1 of this act). In conducting the study, the department must: (1) Compare the outcomes for workers of self-insured employers whose industrial insurance claims with temporary total disability benefits for more than thirty days are closed between July 1, 2002, and June 30, 2004, with similar claims of workers of self-insured employers closed between July 1, 2009, and June 30, 2011;

(2) Study whether the workers potentially impacted by the experience rating program have improved return-to-work outcomes, whether the number of impacted workers found to be employable increases, whether there is a change in long-term disability outcomes among the impacted workers, and whether the number of permanent total disability pensions among impacted workers is affected and, if so, the nature of the impact; and

(3) Develop, in consultation with representatives of the impacted workers and the self-insured community, a study methodology that must be provided to the workers' compensation advisory committee for review and comment. The study methodology must include appropriate controls to account for economic fluctuation, wage inflation, and other independent variables.

Requires the department to report to the appropriate committees of the legislature by December 1, 2012, on the results of the study.

SB 5993 by Senators Prentice, Doumit, Zarelli, Rasmussen, and Kohl-Welles; by request of Office of Financial Management

Companion Bill: 2137

Providing additional funding for crime victims' compensation.

(DIGEST AS ENACTED)

Appropriates the sum of three million six hundred twenty-seven thousand dollars for fiscal year ending June 30, 2005, from the state general fund to the state public safety and education account for the additional costs incurred by the department in the crime victims compensation program.

Appropriates the sum of three million six hundred twenty-seven thousand dollars for fiscal year ending June 30, 2005, from the state general fund to the state public safety and education account for the additional costs incurred by the department in the crime victims compensation program.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Ways & Means.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 3 WM - Majority: do pass.
Mar 8 Passed on second reading by Rules Committee.
Mar 11 Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 47; nays, 0;
absent, 0; excused, 2.

-- IN THE HOUSE --

Mar 16 Read first time, rules suspended, and placed on second reading calendar.
Mar 18 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 86; nays, 0; absent, 0; excused, 12.

-- IN THE SENATE --
Mar 21 President signed.
Mar 23 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 28 Governor signed.
Chapter 10, 2005 Laws.

SB 5994 by Senators Prentice and Rasmussen
Limiting the number and location of house-banked card rooms.

(SUBSTITUTED FOR - SEE 1ST SUB)
Limits the number and location of house-banked card rooms.

SB 5994-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice and Rasmussen)

(AS OF SENATE 2ND READING 3/16/05)
Limits the number and location of house-banked card rooms.

-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Labor, Commerce, Research & Development.
Feb 24 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 15 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 27; nays, 20; absent, 1; excused, 1.

-- IN THE HOUSE --
Mar 17 First reading, referred to Commerce & Labor.
Mar 28 Public hearing in committee.
Mar 31 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass with amendment(s).
Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

SB 5995 by Senator Hargrove
Recognizing a parent's preference in the placement of a child in shelter care.

(SEE ALSO PROPOSED 1ST SUB)
Recognizes a parent's preference in the placement of a child in shelter care.

SB 5995-S by Senate Committee on Human Services & Corrections (originally sponsored by Senator Hargrove)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Recognizes a parent's preference in the placement of a child in shelter care.

-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Human Services & Corrections.
Feb 22 Public hearing in committee.
Feb 24 Executive session in committee.
Feb 28 HSC - Majority; 1st substitute bill be substituted, do pass.
Mar 11 Passed to Rules Committee for second reading.
Mar 14 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.

SB 5996 by Senator Franklin
Providing a procedure for court-ordered contact with a child for nonparents.
Provides a procedure for court-ordered contact with a child for nonparents.
Affirms that parents have a paramount right to raise their minor children.
Recognizes that this paramount right must be considered in conjunction with a minor child's interest in maintaining the strong emotional bonds with others that the child has developed and relies upon.
Declares an intent to establish internally consistent and rigorous standards that must be met for a nonparent to obtain visitation with a minor child.

-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Human Services & Corrections.

SB 5997 by Senators Spanel and Benton
Companion Bill: 2128
Regulating out-of-state banks, savings banks, and mutual savings banks branches.

(SUBSTITUTED FOR - SEE 1ST SUB)
Establishes provisions to regulate out-of-state banks, savings banks, and mutual savings banks branches.

SB 5997-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Spanel and Benton)

(DIGEST AS ENACTED)
Establishes provisions to regulate out-of-state banks, savings banks, and mutual savings banks branches.
Declares that this act does not prohibit any merger of a domestic stock savings bank, organized under Title 32 RCW, with any out-of-state national bank having total assets of less than two hundred million dollars that is directly, or indirectly through a registered bank holding company, controlled, through ownership of the majority of voting stock or otherwise, by residents of the state of Washington, if an application for approval by the department of financial institutions of the proposed merger has been submitted on or prior to the effective date of this act.

-- 2005 REGULAR SESSION --
Feb 18 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Mar 1 Public hearing and executive action taken in committee.
Mar 2 FHC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Mar 11 Made eligible to be placed on second reading.
Mar 14 Passed to Rules Committee for second reading.
Mar 16 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
Notice given to reconsider vote on third reading.
No action on notice to reconsider vote on third reading.

-- IN THE HOUSE --
SB 5998  by Senator Jacobsen
Authorizing the University of Washington to set building fees.
Amends RCW 28B.15.069 to authorize the University of Washington to set building fees.

SB 5999  by Senators Prentice and Brown
Companion Bill: 2106
Exempting service contracts to administer parking and business improvement areas from excise taxation.

SB 5999-S  by Senate Committee on Ways & Means (originally sponsored by Senators Prentice and Brown)
(DIGEST AS ENACTED)
Exempts service contracts to administer parking and business improvement areas from excise taxation.

SB 6000  by Senators Zarelli and Mulliken
Providing a sales and use tax exemption for privately produced trout purchased by the department of fish and wildlife.

SB 6001  by Senators Zarelli, Eide, Rockefeller, Kline, and Kohl-Welles
Regarding training for school administrators and security personnel in the use of force.

SB 6001-S  by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Zarelli, Eide, Rockefeller, Kline, and Kohl-Welles)
(AS OF SENATE 2ND READING 3/11/05)
Provides that, by December 30, 2005, the superintendent of public instruction in collaboration with the Washington state school safety center advisory committee, in consultation with the criminal justice training commission, shall develop a model policy and training standards for school building administrators and other school security personnel relative to the use of force and physical restraint in the common schools.

Provides that, by June 1, 2006, the criminal justice training commission, in cooperation with the Washington state school safety center advisory committee, shall develop training materials in support of the model policy on the use of force and physical restraint.
Requires the superintendent of public instruction to report to the appropriate committees of the legislature regarding the model policy and training standards for school building administrators and other school security personnel relative to the use of force and physical restraint.

Provides that, by March 30, 2006, the model policy and training standards developed under this act shall be made available to serve as guidance to school districts and educational service districts and shall be posted on the superintendent of public instruction's web site.

Provides that, by June 1, 2006, the criminal justice training commission, in cooperation with the superintendent of public instruction and the Washington state school safety center advisory committee shall develop training materials in support of the model policy on the use of force and physical restraint.

Provides that training on use of force and physical restraint shall be included in the current training provided by the criminal justice training commission as approved by, and in cooperation with, the superintendent of public instruction with the advice of the Washington state school safety center advisory committee for school administrators and school safety personnel.

Revises provisions relating to commute trip reduction tax credit.

Provides that if Senate Bill No. 6103, or substantially similar legislation is not enacted by June 30, 2005, this act is null and void.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Transportation.
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 4 TRAN - Majority; do pass.

Minority; do not pass.
Passed to Rules Committee for second reading.

Mar 11 Placed on second reading by Rules Committee.
Apr 5 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 30; nays, 19; absent, 0; excused, 0.

-- IN THE HOUSE --

Apr 6 First reading, referred to Transportation.
Apr 11 Public hearing in committee.
Apr 12 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Apr 13 Passed to Rules Committee for second reading.
Apr 18 Placed on second reading.
Apr 24 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 90; nays, 8; absent, 0; excused, 0.

-- IN THE SENATE --
Senate concurred in House amendments.
Passed final passage; yeas, 30; nays, 16; absent, 0; excused, 3.
President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 6 Governor signed.

Chapter 297, 2005 Laws.
Effective date 7/1/2005.

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SB 6002  by Senators Benton and Zarelli
Companion Bill: 2011
Regarding decisions by regional committees on school district organization.

Finds that the citizens of Washington have long enjoyed the right to petition for a transfer of territory between one school district and another and to have their petition decided upon by a neutral body separate from either school district. Recent legislation intended to encourage decisions about school boundaries to be made at the local level by the affected school boards was not intended to abrogate the right of citizens to have their petition heard and decided by the educational service district regional committee.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6003 by Senator Jacobsen
Companion Bill: 2258
Modifying the commute trip reduction tax credit.

(DIGEST AS ENACTED)

SB 6004  by Senators Franklin, Kline, and Kohl-Welles
Authorizing an intangible personal property tax.

Finds that intangible wealth, such as stocks and bonds, represents approximately one-fourth to one-third of all property wealth with a taxable situs in this state.

Finds that the present system of taxing all tangible property with limited exceptions and of exempting all intangible property from taxation is regressive, in that such a system inures to the benefit of the more affluent residents and businesses in Washington who have sufficient wealth to make substantial investments in or own substantial intangible property.

Finds that while the transfer, sale, or use of tangible personal property is subject to various excise taxes in the state of Washington, as a general rule, no comparable taxes are imposed on intangible property.

Finds that persons of limited wealth with limited income may own intangible property and for this reason relatively small holdings of intangible property should be exempt from any tax on the ownership of intangible property.

Declares the purpose of this act is to subject intangible personal property to a tax on the privilege of ownership of the property, subject to the exemptions contained in this chapter for the limited intangible holdings of individuals, in order to provide a more equitable and fair system of taxation of both tangible and intangible wealth in this state.

-- 2005 REGULAR SESSION --

Feb 18 First reading, referred to Ways & Means.

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SB 6005  by Senators Rockefeller, Honeyford, Haugen, Regala, and Kohl-Welles; by request of Secretary of State
Companion Bill: 2155
Regarding preservation of state publications by the state library services.

(SEE ALSO PROPOSED 1ST SUB)
Recognizes that an informed citizenry is indispensable to the proper functioning of a democratic society. It is the basic right of citizens to know about the activities of their government, to benefit from the information developed at public expense, and to have permanent access to the information published by state agencies.
Declares that the state library within the office of the secretary of state should ensure permanent public access to public state government publications, regardless of the format, and prescribe the conditions for use of state publications in depository libraries.

SB 6005-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Rockefeller, Honeyford, Haugen, Regala, and Kohl-Welles; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Recognizes that an informed citizenry is indispensable to the proper functioning of a democratic society. It is the basic right of citizens to know about the activities of their government, to benefit from the information developed at public expense, and to have permanent access to the information published by state agencies.
Declares that the state library within the office of the secretary of state should ensure permanent public access to public state government publications, regardless of the format, and prescribe the conditions for use of state publications in depository libraries.

-- 2005 REGULAR SESSION --
Feb 18  First reading, referred to Government Operations & Elections.
Feb 28  Public hearing in committee.
Mar 1   Executive session in committee.
Mar 2   GO - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 6   Senate Rules “X” file.
-- 2006 REGULAR SESSION --
Jan 9   By resolution, reintroduced and retained in present status.
Jan 10  Rules Committee refers to Committee on Government Operations & Elections.
Jan 23  Public hearing in committee.
Jan 24  Executive session in committee.
Jan 26  GO - Majority; 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.
Feb 1   Executive session in committee.
Feb 6   Public hearing in committee.
Feb 7   WM - Majority; do pass 1st substitute bill proposed by Government Operations & Elections.
Passed to Rules Committee for second reading.

SB 6006  by Senators Honeyford, Mulliken, and Parlette
Modifying voter registration provisions.
Provides that a person or organization collecting voter registration application forms may not make a photocopy or any other replication of the voter registration form unless authorized to do so under the provisions of chapter 29A.08 RCW.
Provides that no election official, including county auditors and their staff or assistants, may mark or otherwise alter a blank voter registration form with the purpose of identifying the individual or organization to whom the forms were given.

Provides that any person who knowingly photocopies or otherwise duplicates a completed voter registration form without authorization is guilty of a class C felony punishable under RCW 9A.20.021. This provision does not apply when the person duplicating the form is the same person listed on the voter registration form.

-- 2005 REGULAR SESSION --
Feb 21  First reading, referred to Government Operations & Elections.

SB 6007  by Senators Finkbeiner and Stevens
Increasing child safety by requiring transition services in child placement matters.
Finds that all children, but particularly the youngest children, are harmed by multiple placements and the lack of a permanent home. Therefore, the legislature finds that when children are in out-of-home placement and subsequently returned to their parents more than three times, a petition for termination of parental rights must be filed, if in the best interests of the child.
Provides that, if the department fails to comply with the transition services requirements in chapter 13.34 RCW, any aggrieved person may institute proceedings for injunctive or other appropriate relief for enforcement of the requirement to provide evidence-based transition services. These proceedings may be instituted in the superior court for the county in which the person resides, or, if the person is not then a resident of this state, in the superior court for Thurston county.
Declares that in a proceeding under this act, the court shall enforce obedience to the requirement to provide evidence-based transition services by enjoining compliance upon the secretary. The court may issue such writs and processes as are necessary to carry out its orders and may award a penalty of up to one thousand dollars and reasonable attorneys’ fees and court costs to the aggrieved person who instituted the proceedings.

-- 2005 REGULAR SESSION --
Feb 21  First reading, referred to Human Services & Corrections.

SB 6008  by Senators Hargrove, Stevens, and Rasmussen; by request of Department of Social and Health Services
Companion Bill: 2030
Revising provisions relating to guardianship of dependent children.
(SEE ALSO PROPOSED 1ST SUB)
Finds that guardianship can be an appropriate permanent plan for some children who have been found to be dependent children under chapter 13.34 RCW and who cannot live with their parents.
Declares an intent to strengthen stability and permanency for children by recognizing the value of a guardianship placement with relatives or other long-term caregivers, dismissal of dependencies, elimination of the need for continued governmental intervention in family life, and provision of support to the guardianship.

SB 6008-S  by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, and Rasmussen; by request of Department of Social and Health Services)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that guardianship can be an appropriate permanent plan for some children who have been found to be dependent children under chapter 13.34 RCW and who cannot live with their parents.
Declares an intent to strengthen stability and permanency for children by recognizing the value of a guardianship placement with relatives or other long-term caregivers, dismissal of dependencies, elimination of the need for continued governmental intervention in family life, and provision of support to the guardianship.
SB 6009 by Senators Thibaudeau, Sheldon, Schmidt, Kline, Kohl-Welles, and Rasmussen

Adding a tribal representative to the state board of health.

Adds a tribal representative to the state board of health.

SB 6010 by Senator Fairley

Granting a right of return to employment to state employees who leave employment to serve in the Peace Corps. (REVISED FOR ENGROSSED: Granting a right of return to employment to state employees who leave employment to serve as Peace Corps or humanitarian organization volunteers or on faith-based missions.)

(ASS OF SENATE 2ND READING 2/08/06)

Requires an agency to grant leave without pay to any exempt or nonexempt full-time permanent employee who requests such leave to serve in the United States peace corps, participate in a program sponsored by a humanitarian organization, or participate in a faith-based mission.

Provides that the employee's participation in insurance, retirement, vacation, or other benefits offered by the employer shall be governed by rules and practices, existing at the time the leave is granted.

Provides that, upon the employee's return, the employee shall be restored, without loss of seniority, to his or her previous position or an equivalent one.

Provides that the employee may not be dismissed from his or her position without cause within one year after restoration.

SB 6011 by Senators Rasmussen and Haugen

Requiring that physicians perform and interpret nerve conduction tests and perform needle electromyography.

Declares that the purpose of this act is to confine the performance of nerve conduction tests to persons licensed under chapters 18.71 and 18.57 RCW. Interpretation of nerve conduction tests and performance and interpretation of needle electromyography is confined to persons licensed under chapters 18.71 and 18.57 RCW and no others.

SB 6012 by Senators Spanel, Oke, Weinstein, Esser, and Rasmussen

Companion Bill: 2242

Making transportation services an authorized purpose for parking and business improvement areas.

(DIGEST AS ENACTED)

Makes transportation services an authorized purpose for parking and business improvement areas.
SB 6013 by Senator Fraser

Studying the hazards of unused trailer hitches.

Requires the Washington traffic safety commission to conduct a study regarding the safety hazards, and potential property damage, resulting from the failure to remove unused trailer hitches from motor vehicles. At a minimum, the study must include the estimated frequency at which motorists fail to remove trailer hitches when not in use, the potential hazards this activity presents to pedestrians, and the estimated cost of property damage that results from protruding unused trailer hitches.

Requires the commission to consider the applicability of RCW 46.37.517, prohibiting certain vehicle protrusions hazardous to pedestrians, and whether, given the breadth of the statute, legislative recommendations are in order. The commission shall submit results, including any legislative recommendations, to the transportation committees of the legislature by January 1, 2006.

SB 6014 by Senators Kline, Parlette, Kohl-Welles, and Keiser

Concerning industrial insurance claims made due to disaster response.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, in the event of an emergency or disaster as defined in RCW 38.52.010(6)(a), if the private sector is asked by state or local municipalities to assist in the life and rescue phase, claim costs incurred as a result of any ensuing injuries shall not be charged to the employer of record.

Declares that, for the purposes of this act, "life and rescue phase" means the first seventy-two hours after the occurrence of a natural or man-made disaster in which a state or municipal corporation, including law enforcement, acknowledges or declares such a disaster and requests assistance from the private sector in locating and rescuing survivors. The initial life and rescue phase may be extended for a finite period of time by declaration of the state or municipal corporation.

SB 6014-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kline, Parlette, Kohl-Welles, and Keiser)

(DIGEST AS ENACTED)

Provides that when a worker of a nongovernment employer is injured or develops an occupational disease due to an exposure while assisting in the life and rescue phase of an emergency, in response to a request for assistance from a state or local government entity, including fire service or law enforcement, the cost of benefits shall be reimbursed from the disaster response account, RCW 38.52.105, to the appropriate workers' compensation fund, or to the self-insured employer, as the case may be. The cost of such injuries or occupational diseases shall not be charged to the experience record of a state fund employer.

Declares that, for the purposes of this act, "life and rescue phase" means the first seventy-two hours after the occurrence of a natural or man-made disaster in which a state or municipal corporation, including law enforcement, acknowledges or declares such a disaster and requests assistance from the private sector in locating and rescuing survivors. The initial life and rescue phase may be extended for a finite period of time by declaration of the state or municipal corporation.

Authorizes the department of labor and industries to adopt rules to implement this act.

SB 6015 by Senators Morton and Mulliken

Companion Bill: 2227

Modifying the payment of motor vehicle gross weight fees.

Finds that the transportation of farm goods is a vital component to the state's economic stability, development, and prosperity.

Finds that the option of purchasing monthly and semiannual gross weight permits provides a flexible solution to accommodate transportation needs related to the transport of farm goods.

Declares an intent to ensure that the monthly and semiannual vehicle licensing permits fees accurately correspond to the amount of permit time purchased for farm equipment.

SB 6016 by Senators Jacobsen, Poulsen, and Kohl-Welles

Companion Bill: 1989

Providing local transportation funding options.

(SEE ALSO PROPOSED 1ST SUB)

Provides local transportation funding options.

Repeals RCW 82.80.040, 82.80.050, and 82.80.060.

SB 6016-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Poulsen, and Kohl-Welles)

Authorizing local transportation funding options.
SB 6018 by Senators Keiser, Kohl-Welles, Thibaudeau, Rasmussen, McAllife, and Spanel; by request of Governor Gregoire

Companion Bill: 2069

Expanding access to insurance coverage through the small business assist program.

Finds that many small employers struggle with the cost of providing employer-sponsored health insurance coverage to their employees and their employees' families, while others are unable to offer employer-sponsored health insurance due to its high cost. Low-wage workers also struggle with the burden of paying their share of the costs of employer-sponsored health insurance, while others turn down their employer's offer of coverage due to its costs.

Finds that limitations on access to health care services for enrollees in the state, such as in rural and underserved areas, are particularly challenging.

Declares an intent to authorize the administrator to develop alternative purchasing strategies to ensure access to enrollees of the programs administered under this chapter in all areas of the state, including but not limited to: (1) The use of differential rating for managed health care systems based on geographic differences in costs; and (2) Self-insurance in areas where adequate access cannot be ensured through other options.

Creates the small business assist program under the Washington state health care authority.

Declares an intent that the small business assist program offer affordable health care coverage to small employers, their employees, and dependents if the employer has not provided health care coverage for at least six months as of the time of application. Prior employer-sponsored coverage as a subsidized enrollee in the basic health plan shall not be considered employer group coverage.

SB 6017 by Senators Kastama, Swecker, Weinstein, Kohl-Welles, and Oke

Creating a committee to evaluate high occupancy toll lanes.

Declares an intent to evaluate the feasibility of toll lanes, including high occupancy toll lanes, for new and replacement vehicle capacity on Interstate 405, state route 520, and the section of state route 99 known as the Alaskan Way Viaduct. The Interstate 405 study shall examine both currently funded and proposed projects.

Declares that this act takes effect August 1, 2005, if specific funding for the purposes of this act, referencing this act by bill or chapter number, is provided by June 30, 2005, in the transportation appropriations act. If specific funding is not provided by June 30, 2005, this act is null and void.

SB 6019 by Senators Thibaudeau, Fairley, Franklin, Kline, and Kohl-Welles

Companion Bill: 1515

Expanding the jurisdiction of the human rights commission.

Expands the jurisdiction of the human rights commission to include sexual orientation.

SB 6020 by Senators Kastama, Keiser, Kohl-Welles, and Kline

Allowing the importation of certain prescription drugs from Canadian wholesalers.

Declares an intent to license Canadian prescription drug wholesalers, thereby providing licensed retail pharmacies the opportunity to purchase prescription drugs from approved Canadian wholesalers and pass those savings on to consumers, and providing consumers the opportunity to purchase prescription drugs from a trusted community pharmacist who is aware of all of their prescription drug needs.

Provides that, by December 1, 2005, the board, in consultation with the department and the health care authority, shall submit a detailed implementation plan to the governor and appropriate committees of the legislature that details the mechanisms that the board will use to implement each component of this act.

SB 6021 by Senator Regala

Companion Bill: 2114

Limiting the tax exemption for sales to nonresidents.

Amends RCW 82.08.0273 relating to limiting the tax exemption for sales to nonresidents.

SB 6022 by Senator Prentice

Revising provisions relating to wastewater treatment and conveyance system projects.

Amends RCW 48.30.270 relating to wastewater treatment and conveyance systems.

SB 6022-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senator Prentice)

Changing provisions relating to surety bonds or insurance for public building or construction contracts.
Revises provisions relating to surety bonds or insurance for public building or construction contracts. Provides that the following acts or parts of acts are each repealed: (1) 2003 c 323 s 2; (2) 2003 c 323 s 3 (uncodified); (3) 2003 c 323 s 4 (uncodified); (4) RCW 53.08.145 and 2000 c 143 s 1; and (5) 2000 c 143 s 3 (uncodified).

SB 6024 by Senators Carrell, Stevens, Brandland, and Hargrove

Providing protections for juveniles in the custody of law enforcement officers.

Provides that, when a law enforcement officer takes a juvenile into custody, the officer must make a reasonable attempt to notify the juvenile’s parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

Provides that no statement, admission, or confession, written or oral, of a juvenile under the age of eighteen given while in custody is admissible unless, prior to taking of the statement, the juvenile is advised of the juvenile’s rights in substantially the following manner: (1) You don’t have to talk with us or answer our questions if you don’t want to. (2) If you decide to talk with us, you have to understand that anything you say can be used against you. We can tell the probation officer and the judge what you tell us. (3) You can talk to a lawyer now if you want to, and you can have your lawyer with you when we ask our questions. (4) If you want a lawyer, but you don’t have enough money to hire your own, the judge will get one for you and it won’t cost you anything.

SB 6025 by Senators Shin, Kohl-Welles, Thibaudeau, and Rasmussen

Expanding the office of the Washington state trade representative.

Expands the office of the Washington state trade representative.

SB 6025-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Kohl-Welles, Thibaudeau, and Rasmussen)

Appointing a trade policy professional to represent the office of the Washington state trade representative.

Appoints a trade policy professional to represent the office of the Washington state trade representative.
EDAT - Majority; do pass with amendment(s).
Minority; do not pass.

Apr 5
Placed on second reading by Rules Committee.

Apr 7
Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 75; nays, 21; absent, 0; excused, 2.

-- IN THE SENATE --

Apr 16
Senate refuses to concur in House amendments. Asks House to recede from amendments.

-- IN THE HOUSE --

Apr 19
House insists on its position and asks Senate to concur.

-- IN THE SENATE --

Apr 21
Senate insists on its position and asks House to recede.

-- IN THE HOUSE --

Apr 22
House insists on its position and asks Senate for a conference.
Conference committee appointed.
Representatives Linville, Chase, Kristiansen.

-- IN THE SENATE --

Apr 24
By resolution, returned to Senate Rules Committee for third reading.

-- 2005 REGULAR SESSION --

Feb 23
First reading, referred to Ways & Means.

Mar 4
Public hearing in committee.

Mar 7
WM - Majority; do pass.
Passed to Rules Committee for second reading.

Mar 11
Made eligible to be placed on second reading.

Apr 6
Senate Rules "X" file.

SB 6028 by Senators Benson, Brown, Deccio, Poulsen, Brandland, Keiser, Parlette, Schoesler, Oke, Esser, Haugen, Swecker, Jacobsen, Schmidt, Kohl-Welles, and Rasmussen
Companion Bill: 2173
Adopting the service members' civil relief act.
(SEE ALSO PROPOSED 1ST SUB)
Adopts the service members' civil relief act.

SB 6028-S by Senate Committee on Judiciary (originally sponsored by Senators Benson, Brown, Deccio, Poulsen, Brandland, Keiser, Parlette, Schoesler, Oke, Esser, Haugen, Swecker, Jacobsen, Schmidt, Kohl-Welles, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Adopts the service members' civil relief act.

SB 6029 by Senators Schoesler, Morton, Mulliken, and Delvin
Concerning water rights.
Amends RCW 90.03.380 to provide certainty and clarity in the administration of agricultural water rights.

-- 2005 REGULAR SESSION --

Feb 23
First reading, referred to Water, Energy & Environment.

SB 6030 by Senators Haugen, Mulliken, and Rasmussen
Revising the process for review of amendments to comprehensive plans and development regulations.

(SEE ALSO PROPOSED 1ST SUB)
Provides that all petitions relating to whether or not amendments made to a comprehensive plan or development regulations pursuant to RCW 36.70A.130 comply with this chapter shall be limited to actual amendments adopted during that review process.

SB 6030-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Haugen, Mulliken, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that all petitions relating to whether or not amendments made to a comprehensive plan or development regulations pursuant to RCW 36.70A.130 comply with this chapter shall be limited to actual amendments adopted during that
review process and statutory requirements adopted since the jurisdiction’s preceding revision.

-- 2005 REGULAR SESSION --
Feb 23 First reading, referred to Government Operations & Elections.
Feb 28 Public hearing in committee.
Mar 1 Executive session in committee.
Mar 2 GO - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass. Passed to Rules Committee for second reading.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules “X” file.

SB 6031 by Senators Swecker, Jacobsen, and Oke
Authorizing a temporary sales and use tax for the renovation and maintenance of state parks facilities.

Authorizes a temporary sales and use tax for the renovation and maintenance of state parks facilities.

-- 2005 REGULAR SESSION --
Feb 23 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6032 by Senator Mulliken
Modifying the oath of office to include support for the principles of the Declaration of Independence.

Revises the oath of office to include support for the principles of the Declaration of Independence.

-- 2005 REGULAR SESSION --
Feb 23 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6033 by Senator Doumit
Creating a Washington coastal Dungeness crab pot buoy tag program.

(DIGEST AS ENACTED)

Provides that, in order to administer a Washington coastal Dungeness crab pot buoy tag program, the department may charge a fee to holders of a Dungeness crab--coastal or a Dungeness crab coastal class B fishery license to reimburse the department for the production of Washington coastal crab pot buoy tags and the administration of a Washington coastal crab pot buoy tag program.

Requires the department to annually review the costs of crab pot buoy tag production under this act with the goal of minimizing the per tag production costs. Any savings in production costs shall be passed on to the fishers required to purchase crab pot buoy tags under this act in the form of a lower tag fee.

-- 2005 REGULAR SESSION --
Feb 23 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 28 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 4 GO - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 Rules suspended. Placed on Third Reading.

SB 6034 by Senators Brown and Kohl-Welles
Establishing criteria for industrial insurance premium rates.

(SEE ALSO PROPOSED 1ST SUB)

Provides that the rates should be designed to attempt to reduce volatility in premiums, by establishing rates of premium based upon historical rates of investment return and other recognized insurance principles.

Requires the department to, in consultation with the workers' compensation advisory committee, adopt rules regarding the level of assets needed to maintain actuarial solvency of the accident and medical aid funds in accordance with this provision. The department and the workers' compensation advisory committee shall consider the level of assets customarily used by private insurers offering workers' compensation insurance in other states and other states' workers' compensation funds.

SB 6034-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Brown and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the rates should be designed to attempt to reduce volatility in premiums, by establishing rates of premium based upon historical rates of investment return and other recognized insurance principles.

Requires the department to, in consultation with the workers' compensation advisory committee, adopt rules regarding the level of assets needed to maintain actuarial solvency of the accident and medical aid funds in accordance with this provision. The department and the workers' compensation advisory committee shall consider the level of assets customarily used by private insurers offering workers' compensation insurance in other states and other states' workers' compensation funds.

-- 2005 REGULAR SESSION --
Feb 23 First reading, referred to Labor, Commerce, Research & Development.
Mar 1  Public hearing, public hearing, and executive action taken in committee.
Mar 2  LCRD - Majority; 1st substitute bill be substituted, do pass.
       Minority; do not pass.
       Minority; without recommendation.
       Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 1  Referred to Rules.
       Senate Rules "X" file.

**SB 6035**  by Senator Mulliken

Companion Bill: 2232

Clarifying how local governments may demonstrate that best available science has been included in growth management decisions.

Provides that to demonstrate that the best available science has been included in the development of critical areas policies and regulations, counties and cities must address each of the following on the record: (1) The specific policies and development regulations adopted to protect the functions and values of the critical areas at issue;

(2) The relevant sources of best available scientific information in the decision making; and

(3) Any nonscientific information, including legal, social, cultural, economic, and political information, used as a basis for critical area policies and regulations that depart from recommendations derived from the best available science.

Provides that a county or city departing from science-based regulations must: (1) Identify the information in the record that supports its decision to depart from science-based recommendations;

(2) Explain its rationale for departing from science-based recommendations; and

(3) Identify potential risks to the functions and values of the critical area or areas at issue and any additional measures chosen to limit such risks.

**-- 2005 REGULAR SESSION --**

Feb 23  First reading, referred to Government Operations & Elections.

**SB 6036**  by Senators Berkey and Mulliken

Reviewing state and local permitting processes.

Directs the joint legislative audit and review committee to review how requirements and processes administered by state and federal agencies affect local land use permitting processes, in respect to redundancy, uncertainty, and delay.

Requires the joint legislative audit and review committee to issue a report by January 1, 2006, that identifies how redundancy, uncertainty, and delay are being and could be eliminated by local, state, or federal action.

**-- 2005 REGULAR SESSION --**

Feb 24  First reading, referred to Government Operations & Elections.
Mar 1  Public hearing and executive action taken in committee.
Mar 2  GO - Majority; do pass.
       And refer to Ways & Means.
       Referred to Ways & Means.

**SB 6037**  by Senators Sheldon and Rockefeller

Companion Bill: 2206

Changing provisions relating to limited development of rural areas.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Amends RCW 36.70A.070 relating to connection of limited areas of more intensive rural development for recreational or tourist use to existing public facilities.

**SB 6037-S**  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Sheldon and Rockefeller)

**(DIGEST AS ENACTED)**

Amends RCW 36.70A.070 relating to connection of limited areas of more intensive rural development for recreational or tourist use to existing public facilities.

**-- 2005 REGULAR SESSION --**

Feb 24  Public hearing in committee.
       First reading, referred to Government Operations & Elections.
Mar 1  Executive session in committee.
Mar 2  GO - Majority; 1st substitute bill be substituted, do pass.
       Passed to Rules Committee for second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted.
       Rules suspended. Placed on Third Reading.
       Third reading, passed; yeas, 45; nays, 3;
       absent, 0; excused, 1.
       -- IN THE HOUSE --
Mar 17 First reading, referred to Local Government.
Mar 28 Public hearing in committee.
Mar 30 Executive session in committee.
Mar GO - Executive action taken by committee.
       LG - Majority; do pass.
Apr 1  Passed to Rules Committee for second reading.
Apr 4  Placed on second reading by Rules Committee.
Apr 13 Floor amendment(s) adopted.
       Rules suspended. Placed on Third Reading.
       Third reading, passed; yeas, 96; nays, 0;
       absent, 0; excused, 2.
       -- IN THE SENATE --
Apr 16 Senate concurred in House amendments.
       Passed final passage; yeas, 41; nays, 0;
       absent, 0; excused, 8.
Apr 18  President signed.
       -- IN THE HOUSE --
Apr 21 Speaker signed.
       -- OTHER THAN LEGISLATIVE ACTION --
Apr 23 Delivered to Governor.
May 13 Governor signed.
       Chapter 477, 2005 Laws.
       Effective date 5/13/2005.

**SB 6038**  by Senators Fairley and Kline

Companion Bill: 1929

Regulating medical malpractice rate filings.

Requires the insurance commissioner to notify the public of any rate filing by an insurer for a rate change affecting medical malpractice that is less than fifteen percent of the then applicable rate. The filing is approved forty-five days after public notice unless: (1) A consumer or his or her representative requests a hearing within thirty days of public notice and the commissioner grants the hearing;

(2) The commissioner on his or her own motion determines to hold a hearing; or

(3) The commissioner disapproves the filing.

Provides that, if the rate filing increase is fifteen percent or greater, the commissioner shall order a public hearing. Any person shall have the right to intervene and participate as a party or have the right to comment at the public hearing.

**-- 2005 REGULAR SESSION --**
SB 6039 by Senator Haugen

Modifying exemptions to the aircraft fuel tax.

Amends RCW 82.42.030 relating to the aircraft fuel tax.

Feb 24 First reading, referred to Transportation.

SB 6040 by Senators Jacobsen, Haugen, Swecker, and Spanel

Authorizing a county to impose taxes for certain viaduct or bridge projects.

Authorizes a county of one million or more population to impose taxes for certain viaduct or bridge projects.

Feb 24 First reading, referred to Transportation.

SB 6041 by Senators Kohl-Welles, Keiser, and Kline

Companion Bill: 2218

Defining wages for industrial insurance purposes.

Feb 28 Executive session in committee.


-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.

Feb 7 Made eligible to be placed on second reading.

SB 6042 by Senators Kohl-Welles, Keiser, and Kline

Companion Bill: 2203

Defining wages for industrial insurance purposes.

Feb 28 Public hearing in committee.

SB 6043 by Senators Brandland, Fairley, Benson, Keiser, Schmidt, Spanel, Benton, Franklin, Berkey, Kohl-Welles, and Rasmussen

Addressing breaches of security that compromise personal information.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires any agency that owns or licenses computerized data that includes personal information to disclose any breach of the security of the system following discovery or notification of the breach in the security of the data to any resident of this state whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person.

Requires the disclosure to be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement, as provided in this act, or any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system.

Requires any person or business that conducts business in this state and that owns or licenses computerized data that includes personal information shall disclose any breach of the security of the system following discovery or notification of the breach in the security of the data to any resident of this state whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person. The disclosure shall be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement, as provided in this act, or any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system.

SB 6043-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Brandland, Fairley, Benson, Keiser, Schmidt, Spanel, Benton, Franklin, Berkey, Kohl-Welles, and Rasmussen)

(DIGEST AS ENACTED)

Requires any agency that owns or licenses computerized data that includes personal information to disclose any breach of the security of the system following discovery or notification of the breach in the security of the data to any resident of this state whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person.

Requires the disclosure to be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement, as provided in this act, or any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system.

Provides that an agency shall not be required to disclose a technical breach of the security system that does not seem reasonably likely to subject customers to a risk of criminal activity.

Requires any person or business that conducts business in this state and that owns or licenses computerized data that includes personal information to disclose any breach of the security of the system following discovery or notification of the breach in the security of the data to any resident of this state whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person. The disclosure shall be made in the most expedient time possible and without unreasonable delay, consistent with the legitimate needs of law enforcement, as provided in this act, or any measures necessary to determine the scope of the breach and restore the reasonable integrity of the data system.

Feb 24 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Mar 1 Public hearing and executive action taken in committee.

Mar 2 HCH - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

Mar 7 Placed on second reading by Rules Committee.

Mar 8 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --
It is the purpose of this chapter to provide financial resources to encourage investment in job-producing private development and economic growth.

infrastructure and vacant brownfields act as an impediment to development projects approved by the department of community, trade, and economic development as provided under this act may enter into an agreement with the Washington economic development finance authority regarding the issuance of bonds for the purpose of financing local economic development project costs. Such agreement shall require that the local jurisdiction impose a leasehold excise tax and pledge the proceeds of all leasehold excise taxes imposed on and collected with respect to property associated with the completed local economic development project to the payment of these bonds.

Creates the local economic development project financing account in the state treasury. The proceeds of all leasehold excise taxes imposed on and collected with respect to property associated with a completed local economic development project shall be deposited into the local economic development project financing account.

SB 6046-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that, in many areas of the state, the lack of necessary infrastructure and vacant brownfields act as an impediment to economic growth.

Finds that public improvements to brownfields, carried out in accordance with local economic development plans, will encourage investment in job-producing private development and will expand the public tax base.

Declares an intent to promote and facilitate the orderly development and economic stability of communities in the state. It is the purpose of this chapter to provide financial resources to assist local jurisdictions in the financing of public improvements which are needed to encourage private development where this development would not otherwise occur due to the presence of contaminated property and other environmental considerations.

Provides that local jurisdictions with local economic development projects approved by the department of community, trade, and economic development as provided under this act may enter into an agreement with the Washington economic development finance authority regarding the issuance of bonds for the purpose of financing local economic development project costs. The agreement shall require that the local jurisdiction impose a leasehold excise tax and pledge the proceeds of all leasehold excise taxes imposed on and collected with respect to property associated with the completed local economic development project to the payment of these bonds.

Creates the local economic development project financing account in the state treasury. The proceeds of all leasehold excise taxes imposed on and collected with respect to property associated with a completed local economic development project shall be deposited into the local economic development project financing account.

Declares that all leasehold interests in completed local economic development projects financed under this act are exempt from tax under chapter 82.29A RCW for the period of time lessees are making cleanup payments as required by this act.

2005 REGULAR SESSION

Feb 24 First reading, referred to International Trade & Economic Development.
Mar 1 Public hearing and executive action taken in committee.
Mar 10 Made eligible to be placed on second reading.
Mar 11 Placed on second reading by Rules Committee.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 16 Speaker signed.

-- IN THE HOUSE --

Apr 20 Delivered to Governor.
May 10 Governor signed.
SB 6047 by Senators Brandland and Rasmussen
Concerning the removal of gravel from waterways to reduce flooding.

Authorizes the legislative authority of any county to remove gravel from streams or other watercourses consistent with the terms of the programmatic permit issued by the department of fish and wildlife under this act when the gravel removal is deemed by the county legislative authority to be beneficial in reducing the impact of potential flooding.

Provides that the legislative authority of a county may only exercise the authority granted under this act to remove gravel from streams or other watercourses if the area of the county from which the gravel is to be removed is not within the jurisdiction of an active diking district organized under chapter 85.05 RCW or an active flood control district organized under chapter 86.09 RCW.

Provides that flood control districts, diking districts, and counties shall not require written approval under chapter 77.55 RCW for the removal of gravel from streams or other watercourses when the gravel removal is deemed by the county legislative authority, flood control district board of directors, or diking district board of commissioners to be beneficial in reducing the impact of potential flooding and when the gravel removal operation is conducted under a programmatic permit issued under this section.

Requires the department to develop a programmatic permit for the removal of gravel from watercourses by counties, diking districts, and flood control districts by August 1, 2005. The permit developed under this act remains valid for at least five years from its implementation date, and may include the following requirements: (1) Dates when the gravel removal may be conducted;

(2) Specifications as to where the gravel removal may be conducted;

(3) Requirements for notification to the department that gravel removal will be conducted; and

(4) Specifications on allowable methods for removing gravel.

SB 6048 by Senator Jacobsen
Creating judicial nominating commissions.

Creates judicial nominating commissions.

Provides that this act takes effect if the proposed amendment to Article IV, section 3 of the state Constitution requiring the governor to fill vacancies in the supreme court in accordance with statute is validly submitted to and is approved and ratified by the voters at the next general election. If the proposed amendment is not approved and ratified, this act is void in its entirety.

Authorizing small business health savings accounts.

Authorizes small business health savings accounts.

SB 6050 by Senators Parlette, Doumit, Morton, and Mulliken
Providing financial assistance to cities, towns, and counties.

(DIGEST AS ENACTED)
Creates the city-county assistance account in the custody of the state treasurer. All receipts from disbursements made under RCW 82.45.060 must be deposited into the account. Expenditures from the account may be used only for the purposes provided in this act. Only the director of the department of community, trade, and economic development or the director’s designee may authorize expenditures from the account.

SB 6050-S by Senate Committee on Ways & Means (originally sponsored by Senators Parlette, Doumit, Morton, and Mulliken)

(DIGEST AS ENACTED)
Creates the city-county assistance account in the custody of the state treasurer. All receipts from disbursements made under RCW 82.45.060 must be deposited into the account. Expenditures from the account may be used only for the purposes provided in this act.

Provides that, during calendar year 2008, the joint legislative audit and review committee shall review the distributions to cities and counties under this act to determine the extent to which the distributions target the needs of cities and counties for which the repeal of the motor vehicle excise tax had the greatest fiscal impact. In conducting the study, the committee shall solicit input from the cities and counties. The department of revenue and the state treasurer shall provide the committee with any data within their purview that the committee considers necessary to conduct the review. The committee shall report to the legislature the results of its findings, and any recommendations for changes to the distribution formulas under this act, by December 31, 2008.

SB 6050-1ST SUB (DIGEST AS ENACTED)
Provides financial assistance to cities, towns, and counties. Only the director of the department of community, trade, and economic development or the director’s designee may authorize expenditures from the account.

SB 6050-2ND SUB (DIGEST AS ENACTED)
Provides financial assistance to cities, towns, and counties. Only the director of the department of community, trade, and economic development or the director’s designee may authorize expenditures from the account.
Fourth reading, passed; yeas, 61; nays, 37; absent, 0; excused, 0.

SB 6051 by Senators Delvin and Schoeler

Providing a tobacco products tax credit for retailers for products transferred and used outside of the state.

Third reading, passed; yeas, 61; nays, 37; absent, 0; excused, 0.

SB 6052 by Senators Kline, Finkbeiner, Fairley, Zarelli, Kohl-Welles, and Parlette

Amends RCW 43.88C.010 relating to expanding the responsibilities of the caseload forecast council.

SB 6053 by Senator Haugen

Clarifying the distribution of specifically devised property.

SB 6054 by Senators Kohl-Welles, Rasmussen, and Kline

Providing worker's compensation parity for agency home care workers.

SB 6055 by Senator Kline

Establishing a commission on psychoactive substance control.

Brings salaries for professional employees of the commission.

SB 6056 by Senator Rasmussen

Certifying animal massage therapists.

SB 6056-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senator Rasmussen)

Regarding certified animal massage practitioners.

SB 6057 by Senators Fairley and Kohl-Welles

Mandating social card room reporting.

(SEE ALSO PROPOSED 1ST SUB)

(SEE ALSO PROPOSED 1ST SUB)

(SEE ALSO PROPOSED 1ST SUB)

(SEE ALSO PROPOSED 1ST SUB)
shall provide licensees with a report form, with instructions, to submit information required under this provision.

Declares that the commission has the authority to publish online and make available to the public, on a quarterly basis, a list of the social card room licensees, including the licensee's name, city, county, license issue number, gross receipts, special prizes, net receipts, wages paid related to gambling activity, reported paid local tax on social card rooms, other gambling expenses, net gambling income, and net gambling income's percent of gross receipts.

SB 6057-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Fairley and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the commission has the authority to require all social card room licensees to submit financial information on a quarterly basis, including, but not limited to: Gross gambling receipts; prizes; net gambling receipts; donated prizes; total expenses; a detailed list of expenses, including wages paid for gambling activities; and net gambling income. The commission shall provide licensees with a report form, with instructions, to submit information required under this provision.

Declares that the commission has the authority to publish online and make available to the public, on a quarterly basis, a list of the social card room licensees, including the licensee's name, city, county, license issue number, gross receipts, special prizes, net receipts, wages paid related to gambling activity, reported paid local tax on social card rooms, other gambling expenses, net gambling income, and net gambling income's percent of gross receipts.

SB 6058 by Senators Kohl-Welles and Parlette; by request of Employment Security Department

Companion Bill: 2246

Concerning employer contribution rates.

Revises provisions relating to ensuring employers pay the contribution rate they have earned.

SB 6059 by Senators Berkey, Haugen, McAuliffe, Franklin, Rockefeller, Schoesler, Eide, Weinstein, Rasmussen, Shin, Delvin, Mulliken, Oke, Parlette, and Kohl-Welles

Authorizing state agencies to create sick leave pools for employees.

(DIGEST AS ENACTED)

Directs the department of personnel and other personnel authorities to adopt rules or policies governing the accumulation and use of sick leave for state agency and department employees, expressly for the establishment of a plan allowing participating employees to pool sick leave and allowing any sick leave thus pooled to be used by any participating employee who has used all of the sick leave, annual leave, and compensatory leave that has been personally accrued by him or her. Each department or agency of the state may allow employees to participate in a sick leave pool established by the department of personnel and other personnel authorities.

SB 6060 by Senator Kline

Limiting tort liability of governmental entities.

Provides that, in any tort action filed against a governmental entity or its past or present public officials for conduct in a governmental capacity, no liability may be imposed unless the conduct breached a duty owed to the injured person as an individual, rather than to the public in general. Liability may only be imposed if the claim is based upon an act or failure to act to prevent or diminish harmful consequences of a condition or situation, whether created by acts or omissions intentional or negligent in character, including the violent or tortious conduct of a third person, and the plaintiff shows that the condition or situation was substantially caused by the governmental entity or any person acting on behalf of the governmental entity.

Applies only with regard to a governmental entity that has responsibility for a supervised person in the community charged with or convicted of a crime and not in physical custody or confinement.
SB 6061  by Senators Rockefeller and Prentice

Requiring the disclosure of controlling interest transfers in business organizations for real estate excise tax purposes.

Requires the secretary of state to adopt rules requiring any entity that is required to file an annual report with the secretary of state, including entities under Titles 23, 23B, 24, and 25 RCW, to disclose any transfer in the controlling interest of the entity and any interest in real property.

Provides that an organization that fails to report a transfer of the controlling interest in the organization under this act to the secretary of state and is later determined to be subject to real estate excise taxes due to the transfer, shall be subject to the provisions of RCW 82.45.100 as well as the evasion penalty in RCW 82.32.090(6).

-- 2005 REGULAR SESSION --
Feb 28 First reading, referred to Judiciary.
Mar 2 Public hearing and executive action taken in committee.
JUD - Majority; without recommendation. Minority; do not pass. And refer to Ways & Means. Referred to Ways & Means.
Mar 7 Public hearing in committee.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 6062  by Senators Rockefeller, Haugen, Spafe, Rasmussen, and Kohl-Welles

Allowing ferry charge reductions for frequent users.

Authorizes ferry charge reductions for frequent users.

-- 2005 REGULAR SESSION --
Feb 28 First reading, referred to Transportation.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
-- IN THE HOUSE --
Mar 4 Referred to Rules 2 Consideration.

SB 6063  by Senator Brandland

Limiting damages against health care providers.

Limits damages against health care providers.

-- 2005 REGULAR SESSION --
Feb 28 First reading, referred to Judiciary.

SB 6064  by Senators Benton and Fairley

Limiting the powers of homeowners' associations.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that the governing documents may not prohibit the outdoor display of political yard signs by an owner or resident on the owner's or resident's property for a period of ninety days before any primary or election. The governing documents may include reasonable rules and regulations regarding the placement and manner of display of political yard signs.

SB 6064-S  by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Benton and Fairley)

SB 6065  by Senator Kohl-Welles

Companion Bill: 2209
Extending local taxing authority to fund miscellaneous facilities.

Provides for the extension of local taxes to fund arts, cultural and heritage institutions, and publicly owned sports and entertainment facilities.

-- 2005 REGULAR SESSION --
Feb 28 First reading, referred to Ways & Means.

SB 6066  by Senator Franklin

Studying breastfeeding women in the workplace.

Directs the joint task force to study the prevalence of breastfeeding women in the workplace. The study should address:
(1) The number of breastfeeding women currently in the workplace;
(2) How the employers accommodate these women's needs to breastfeed or express breastmilk;
(3) The number of employers that have lactation policies and what the policies consist of;

(DIGEST AS ENACTED)

Provides that the governing documents may not prohibit the outdoor display of political yard signs by an owner or resident on the owner's or resident's property before any primary or general election. The governing documents may include reasonable rules and regulations regarding the placement and manner of display of political yard signs.

Applies retroactively to any governing documents in effect on the effective date of this act. Any provision in a governing document in effect on the effective date of this act that is inconsistent with this act is void and unenforceable.

-- 2005 REGULAR SESSION --
Feb 28 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Mar 1 Public hearing and executive action taken in committee.
Mar 2 FHC - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Mar 9 Made eligible to be placed on second reading.
Mar 10 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 43; nays, 5; absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 17 First reading, referred to Judiciary.
Mar 31 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee. JUDI - Majority; do pass with amendment(s). Minority; do not pass.
Apr 1 Passed to Rules Committee for second reading.
Apr 13 Placed on second reading.
Apr 15 Committee amendment not adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 50; nays, 47; absent, 0; excused, 1.
-- IN THE SENATE --
Apr 16 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 18 Delivered to Governor.
Apr 22 Governor signed.

SB 6065  by Senator Kohl-Welles

Companion Bill: 2209
Extending local taxing authority to fund miscellaneous facilities.

Provides for the extension of local taxes to fund arts, cultural and heritage institutions, and publicly owned sports and entertainment facilities.

-- 2005 REGULAR SESSION --
Feb 28 First reading, referred to Ways & Means.

SB 6066  by Senator Franklin

Studying breastfeeding women in the workplace.

Directs the joint task force to study the prevalence of breastfeeding women in the workplace. The study should address:
(1) The number of breastfeeding women currently in the workplace;
(2) How the employers accommodate these women's needs to breastfeed or express breastmilk;
(3) The number of employers that have lactation policies and what the policies consist of;
(4) The types of facilities provided by employers who accommodate lactating women;
(5) The cost of accommodating lactating women in the workplace; and
(6) The employer benefits, if any, that the accommodation of lactating women yielded.
Requires the joint task force to report its findings to the legislature by December 1, 2005.

-- 2005 REGULAR SESSION --
Mar 1 First reading, referred to Labor, Commerce, Research & Development.

SB 6067 by Senators Kline, Thibaudeau, and Kohl-Welles
Companion Bill: 2025
Abolishing the death penalty.
Abolishes the death penalty.
Repeals provisions of chapter 10.95 RCW.

-- 2005 REGULAR SESSION --
Mar 1 First reading, referred to Judiciary.

SB 6068 by Senators Poulsen, Kline, and Kohl-Welles
Creating an aquatic reserve system.

Finds that the state's more than two million acres of state-owned aquatic lands are a valuable treasure belonging to all the citizens of the state, and support important recreational, navigational, commercial, industrial, residential, fisheries harvest, and other uses that benefit the entire state.
Finds that there are specific limited areas of these lands that possess unique or significant characteristics making them most valuable for maintaining their relatively undeveloped condition and continuing to support important natural ecosystem functions.
Declares it is therefore the purpose of this chapter to establish a system of reserves of state-owned aquatic lands and a means whereby the long-term conservation of these lands can be accomplished.

-- 2005 REGULAR SESSION --
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
Mar 11 Made eligible to be placed on second reading.
Apr 6 Senate Rules "X" file.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.

SB 6069 by Senators Thibaudeau, McAuliffe, Kohl-Welles, and Rasmussen
Creating a fund to reimburse group life insurance premiums paid by members of the Washington state national guard.

Creates the Washington national guard life insurance reimbursement account in the custody of the state treasurer. All receipts from appropriations, gifts, grants, donations, and bequests to the fund must be deposited into the account. Expenditures from the account may be used only for reimbursing eligible members of the Washington national guard for premiums paid for benefits under the service members' group life insurance program under 38 U.S.C. Sec. 1965 et seq. as amended. Only the adjutant general or a designee may authorize expenditures from the account.

-- 2005 REGULAR SESSION --
2006, to carry out the purposes of this act. The sum of one hundred thousand dollars, or as much thereof as may be necessary, is appropriated from the general fund to the Washington State University for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

**SB 6073-S** by Senate Committee on Ways & Means
(originally sponsored by Senators Kohl-Welles, Pridemore, McAuliffe, Weinstein, Brown, Kline, and Jacobsen)
Encouraging institutions of higher education to conduct comprehensive reviews of admission applicants.

**DIGEST OF PROPOSED 1ST SUBSTITUTE**
Encourages institutions of higher education to conduct comprehensive reviews of admission applicants.

--- 2005 REGULAR SESSION ---
Mar 3 First reading, referred to Ways & Means.
Apr 6 Senate Rules "X" file.

**SB 6074** by Senators Kohl-Welles, Thibaudau, Kline, and Jacobsen
Providing additional funding for the support of the common schools and state institutions of higher education.

--- 2005 REGULAR SESSION ---
Mar 3 First reading, referred to Ways & Means.

**SB 6075** by Senators Roach, Mulliken, Swecker, Hewitt, Carrell, Parlette, Plug, Johnson, Benson, Honeyford, Morton, Stevens, and McCaslin
Reforming election laws and procedures.

--- 2005 REGULAR SESSION ---
Mar 3 First reading, referred to Government Operations & Elections.

**SB 6076** by Senators Roach, Swecker, Mulliken, Benson, Stevens, McCaslin, Johnson, and Honeyford
Improving government performance and accountability.

--- 2005 REGULAR SESSION ---
Mar 3 First reading, referred to Government Operations & Elections.

**SB 6077** by Senators Rasmussen, Schoesler, Mulliken, and Parlette
Providing a sales tax exemption for trail grooming.

--- 2005 REGULAR SESSION ---
Mar 4 First reading, referred to Ways & Means.

**SB 6078** by Senators Regala and Kohl-Welles
Controlling state expenditures.

(SUBSTITUTED FOR - SEE 1ST SUB)
Finds that the citizens of the state benefit from a state expenditure limit that ensures that the state budget operates with stability and predictability, while encouraging the establishment of budget priorities and a periodic review of state programs and the delivery of state services. A state expenditure limit can prevent budgeting crises that can occur because of increased spending levels during periods of revenue surplus followed by drastic reductions in state services in lean years. The citizens of the state are best served by an expenditure limit that keeps pace with the growth in the state's economy yet ensures budget discipline and taxpayer protection.

Finds that modifications to the state expenditure limit, after ten years of experience following the initial implementation of Initiative Measure No. 601, will recognize the economic productivity of the state's economy and better balance the needs of the citizens for essential government services with the obligation of the legislature for strict spending accountability and protection of its taxpayers.

**SB 6078-S** by Senate Committee on Ways & Means
(originally sponsored by Senators Regala and Kohl-Welles)

--- DIGEST AS ENACTED ---
Finds that the citizens of the state benefit from a state expenditure limit that ensures that the state budget operates with stability and predictability, while encouraging the establishment of budget priorities and a periodic review of state programs and the delivery of state services. A state expenditure limit can prevent budgeting crises that can occur because of increased spending levels during periods of revenue surplus followed by drastic reductions in state services in lean years. The citizens of the state are best served by an expenditure limit that keeps pace with the growth in the state's economy yet ensures budget discipline and taxpayer protection.

Finds that modifications to the state expenditure limit, after ten years of experience following the initial implementation of Initiative Measure No. 601, will recognize the economic productivity of the state's economy and better balance the needs of the citizens for essential government services with the obligation of the legislature for strict spending accountability and protection of its taxpayers.

Provides that for legislation enacted between the effective date of this 2005 act and June 30, 2007, any action or combination of actions by the legislature that raises state revenue or requires revenue-neutral tax shifts may be taken with the approval of a majority of members elected to each house, so long as state expenditures in any fiscal year, including the new revenue, will not exceed the state expenditure limits established under chapter 43.135 RCW.

--- 2005 REGULAR SESSION ---
Mar 4 First reading, referred to Ways & Means.
Mar 14 Placed on second reading by Rules Committee.
SB 6079 by Senators Schmidt, Zarelli, Hewitt, and Mulliken
Limiting the role of the pension funding council.

Limits the role of the pension funding council.

-- 2005 REGULAR SESSION --
Mar 4 First reading, referred to Ways & Means.

SB 6080 by Senators Prentice and Stevens; by request of Department of Corrections
Companion Bill: 2282
Addressing the costs of transporting offender property.

Provides that the superintendent, subject to approval by the secretary, has the authority to determine the types and amounts of property that convicted persons may possess in department facilities. This authority includes the authority to determine the types and amounts that the department will transport at the department's expense whenever a convicted person is transferred between department institutions or to other jurisdictions. Convicted persons are responsible for the costs of transporting their excess property. If a convicted person fails to pay the costs of transporting any excess property within ninety days from the date of transfer, such property shall be presumed abandoned and may be disposed of in the manner allowed by RCW 63.42.040 (1) through (3).

-- 2005 REGULAR SESSION --
Mar 7 First reading, referred to Ways & Means.

SB 6081 by Senators Regala, Esser, and Doumit
Modifying the property tax exemption for church property.

Provides that the use of the property for the preparation of photographic directories for the benefit of the church organization and its members, including the sale of portraits and related products to church members in conjunction with the production of the directories, shall not nullify the exemption provided in this act.

-- 2005 REGULAR SESSION --
Mar 7 First reading, referred to Ways & Means.

SB 6082 by Senators Benton, Keiser, Zarelli, and Kohl-Welles
Reimbursing workers for travel expenses incurred while seeking treatment for work-related injuries.

Authorizes the department or self-insurer to reimburse approved travel expenses incurred by a worker. Upon prior authorization by the department, travel expenses will be approved by the department and repaid to the worker if a worker must travel more than ten miles from the worker's home to the nearest point for adequate treatment, and the worker incurs travel expenses.

-- 2005 REGULAR SESSION --
Mar 7 First reading, referred to Labor, Commerce, Research & Development.

SB 6083 by Senators Swecker and Haugen
Authorizing additional fuel taxes for joint state and local transportation projects.

Finds that: (1) Transportation is a central component to the economic development and prosperity of Washington state. An effective transportation system is fundamental to business development, job growth, and economic security. It is therefore in the public's interest to efficiently and safely facilitate the movement of people and freight along Washington state's transportation corridors.

(2) The state's transportation needs are substantial and immediate. The Blue Ribbon Commission on Transportation recognized these needs in its December 2000 recommendation for immediate action to solve the state's transportation crisis.

(3) Current sources of revenue do not adequately address the state's transportation needs. The cost of construction, maintenance, operation, and preservation of the state's transportation corridors continues to increase, while the revenue from the state's motor vehicle fuel tax remains constant.

(4) Investments into the state's transportation infrastructure must keep pace with the state's growth. Therefore, the legislature intends to increase the motor vehicle fuel tax by one cent each year over the next twenty years.

(5) Projects funded by both state and local contributions best maximizes state and regional investments. Joint participation on the state and regional level is required in order to successfully complete significant transportation improvement projects in a timely and efficient manner.

(6) Accountability and efficiency are critical elements in the allocation and expenditure of state funds. The transportation commission is uniquely situated to oversee the progress of transportation improvements and report back to the legislature.

-- 2005 REGULAR SESSION --
Mar 9 First reading, referred to Transportation.

SB 6084 by Senators Honeyford, Mulliken, and Hewitt
Modifying provisions with regard to water rights during drought conditions.

Amends RCW 43.83B.410 relating to extent and validity determinations of temporary water rights changes during drought conditions.

-- 2005 REGULAR SESSION --
Mar 10 First reading, referred to Water, Energy & Environment.
SB 6085  by Senators Hewitt and Honeyford
Addressing the unfunded actuarial accrued liability in plan 1 of the public employees' retirement system and plan 1 of the teachers' retirement system.

Declares an intent to provide for the systematic payment of the plans 1 unfunded liability in a manner that promotes contribution rate adequacy and stability for the affected systems over time.

-- 2005 REGULAR SESSION --
Mar 12 First reading, referred to Ways & Means.

SB 6086  by Senators Honeyford, Hewitt, Poulsen, Morton, Mulliken, and Rasmussen
Concerning the retrofitting of wells during drought conditions.

(SEE ALSO PROPOSED 1ST SUB)
Amends RCW 43.83B.410 relating to allowing retrofitting of domestic wells to maintain agricultural irrigation purposes during drought.

SB 6086-S  by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Honeyford, Hewitt, Poulsen, Morton, Mulliken, and Rasmussen)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Amends RCW 43.83B.410 relating to allowing retrofitting of domestic wells to maintain agricultural irrigation purposes during drought.

-- 2005 REGULAR SESSION --
Mar 30 Public hearing and executive action taken in committee.
Apr 1 WEE - Majority: 1st substitute bill be substituted, do pass.
Apr 5 Passed to Rules Committee for second reading.
Apr 6 Made eligible to be placed on second reading.
Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6087  by Senators Brown, Kline, Keiser, Fairley, Weinstein, Rockefeller, and Kohl-Welles
Companion Bill: 2292
Addressing health care liability reform.

Finds that access to safe, affordable health care is one of the most important issues facing the citizens of Washington state.

Finds that the rising cost of medical malpractice insurance has caused some physicians, particularly those in high-risk specialties such as obstetrics and emergency room practice, to be unavailable when and where the citizens need them the most. The answers to these problems are varied and complex, requiring comprehensive solutions that encourage patient safety practices, increase oversight of medical malpractice insurance, and making the civil justice system more understandable, fair, and efficient for all the participants.

Finds that neither of the initiatives, Initiative 330 or Initiative 336, contain comprehensive, real solutions to the problems they are attempting to solve, and for this reason, offers the following single alternative to both of these initiatives to the citizens of this state.

Declares an intent to prioritize patient safety and the prevention of medical errors above all other considerations as legal changes are made to address the problem of high malpractice insurance premiums. Thousands of patients are injured each year as a result of medical errors, many of which can be avoided by supporting health care providers, facilities, and carriers in their efforts to reduce the incidence of those mistakes.

Declares an intent to provide the insurance commissioner with the tools and information necessary to regulate medical malpractice insurance rates and policies so that they are fair to both the insurers and the insured.

Declares that this act constitutes an alternative to Initiative 330. The secretary of state shall place this act on the ballot in conjunction with Initiative 330 at the next regular general election.

Declares that this act constitutes an alternative to Initiative 336. The secretary of state shall place this act on the ballot in conjunction with Initiative 336 at the next regular general election.

SB 6088  by Senator Jacobsen
Modifying the petroleum products tax.

Amends RCW 82.23A.020 to modify the petroleum products tax.

Repeals RCW 82.23A.902.

-- 2005 REGULAR SESSION --
Mar 16 First reading, referred to Transportation.

SB 6089  by Senators Finkbeiner, Jacobsen, Esser, Kastama, Schmidt, and Swecker
Modifying provisions related to the financing of central Puget Sound transportation improvements.

Revises provisions related to the financing of central Puget Sound transportation improvements.

Authorizes a regional transportation investment district to, with voter approval and as part of a regional transportation investment plan, impose a local option surcharge of not more than two-tenths of one percent of the value of vehicles registered to a person residing within the district. The proceeds collected under this act shall be used for transportation projects as defined in RCW 36.120.020. No surcharge may be imposed on new vehicles, except that the surcharge shall apply to the initial registration of a vehicle previously licensed in another jurisdiction.

Directs the governor to appoint, from a designated list of nominees submitted by each major party caucus of the legislature, a regional transportation governance commission.

Requires the commission to make public its preliminary findings and recommendations by November 15, 2005, and to provide at least fifteen days for public comment. The commission shall then adopt its findings and recommendations and submit them to the legislature by January 1, 2006.

-- 2005 REGULAR SESSION --
Mar 16 First reading, referred to Transportation.

SB 6090  by Senators Prentice and Zarelli; by request of Governor Gregoire
Companion Bill: 2297
Making 2005-07 operating appropriations.

(SUBSTITUTED FOR - SEE 1ST SUB)
Makes 2005-07 operating appropriations.
SB 6090-S by Senate Committee on Ways & Means 
(originally sponsored by Senators Prentice and 
Zareli; by request of Governor Gregoire)

Making 2005-07 operating appropriations. (REVISED FOR 
PASSED LEGISLATURE: Making 2003-05 and 2005-07 
operating appropriations.)

(DIGEST AS ENACTED)


VETO MESSAGE ON SB 6090-S

May 17, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to sections 101(1); 204 
(1)(a); 204(1)(p); 206(11); 209(21); 213(11); 307(9); 307(11); 
307(14); 307(19); 717; 718; 721; 805, page 186, lines 21-23; 912; 
and 1106, page 294, lines 23-24, Engrossed Substitute Senate Bill 
No. 6090 entitled:

My reasons for vetoing these sections are as follows:

Section 101(1), pages 2-3, House of Representatives, 
Committee on Fiscal Stability

This language creates a Committee on Fiscal Stability. Though 
well intended, this provision requires the Governor to appoint a 
non-voting chair - except for procedural issues - for a legislative 
committee that includes members from the House, but not from 
the Senate. I am reluctant to participate in this important endeavor 
without balanced representation from both houses of the Legislature and from the executive branch. The House of 
Representatives can create this committee administratively, and I 
am willing to work with both houses to create an appropriate 
structure for this effort.

Section 204(1)(a), page 46, Department of Social and Health 
Services (DSHS), Regional Support Network Funding 
Formula

Section 204(1)(a) requires DSHS to complete a six-year phase-in 
of a revised Medicaid allocation formula under which each 
Regional Support Network (RSN) will be paid a standard per 
capita rate. While the Department does intend to implement this 
formula, it needs flexibility to do so in a manner consistent with 
federal requirements. The Centers for Medicare and Medicaid 
Services (CMS) requires that all RSN rates be actuarially sound, 
and that the actuarial study examines geographic variations in 
costs and rates. Preliminary findings from the current study show 
that costs and rates may differ by region. If these findings hold 
and this proviso is retained, DSHS will not be able to set rates for 
RSNs that conform to federal requirements. I direct DSHS to 
follow the intent of the Legislature as much as possible while 
accommodating the actuary's final recommendation.

Section 204(1)(p), page 49, Department of Social and Health 
Services (DSHS), Integrated Chemical Dependency/Mental 
Health Screening

This item states that sufficient funds are appropriated to 
implement the integrated chemical dependency/mental health 
screening and assessment provisions in SB 5763. I am vetoing 
this provision because specifically identified funds are available 
only for development, training, and quality assurance. But 
implementation of needed screening and assessment activities 
related to this program can be done from within the community 
services budget.

Section 206(11), page 59, Department of Social and Health 
Services, Aging and Adult Services Dual Occupancy 
Accommodations

This proviso requires the Department to establish a pilot program 
to allow dual occupancy in assisted living facilities where more 
than 50 percent of the clientele is Medicaid eligible, and where 
the facility is not eligible for capital add-on payments for boarding 
homes. While I recognize there are fiscal pressures on facilities 
that deliver services for aged residents, I believe this pilot is 
premature. I want the Long Term Care Task Force just approved 
by the Legislature to examine all issues of service delivery and 
finances instead.

Section 209(21), pages 68-69, Department of Social and Health 
Services, Medical Assistance Prescription Drug Benefit

This proviso requires the Department to establish a pilot program 
to allow dual occupancy in assisted living facilities where more 
than 50 percent of the clientele is Medicaid eligible, and where 
the facility is not eligible for capital add-on payments for boarding 
homes. While I recognize there are fiscal pressures on facilities 
that deliver services for aged residents, I believe this pilot is 
premature. I want the Long Term Care Task Force just approved 
by the Legislature to examine all issues of service delivery and 
finances instead.

Section 213(11), page 73, Health Care Authority Study on 
Health Savings Accounts and High Deductible Plans

This proviso requires the Department to establish a pilot program 
to allow dual occupancy in assisted living facilities where more 
than 50 percent of the clientele is Medicaid eligible, and where 
the facility is not eligible for capital add-on payments for boarding 
homes. While I recognize there are fiscal pressures on facilities 
that deliver services for aged residents, I believe this pilot is 
premature. I want the Long Term Care Task Force just approved 
by the Legislature to examine all issues of service delivery and 
finances instead.

Section 307(9), page 97, Department of Fish and Wildlife, 
Lapsed Appropriation for Senate Bill 5234 (Hunter Access to 
Lands)

This proviso funds implementation of Senate Bill 5234 and 
stipulates that the appropriation will lapse if the bill is not 
enacted. Since that bill did not pass the Legislature, I have vetoed 
Section 307(9).

Section 307(11), pages 97-98, Department of Fish and Wildlife, 
Livestock Damage by Cougars

This proviso funds implementation of Senate Bill 5234 and 
stipulates that the appropriation will lapse if the bill is not 
enacted. Since that bill did not pass the Legislature, I have vetoed 
Section 307(9).

Section 307(14), page 98, Department of Fish and Wildlife, 
Livestock Damage by Cougars

This proviso requires the Department to establish a pilot program 
to allow dual occupancy in assisted living facilities where more 
than 50 percent of the clientele is Medicaid eligible, and where 
the facility is not eligible for capital add-on payments for boarding 
homes. While I recognize there are fiscal pressures on facilities 
that deliver services for aged residents, I believe this pilot is 
premature. I want the Long Term Care Task Force just approved 
by the Legislature to examine all issues of service delivery and 
finances instead.

Section 307(19), page 98, Department of Fish and Wildlife, 
Lapsed Appropriation for Senate Bill 5232 (Turkey Tags)

This proviso requires the Department to establish a pilot program 
to allow dual occupancy in assisted living facilities where more 
than 50 percent of the clientele is Medicaid eligible, and where 
the facility is not eligible for capital add-on payments for boarding 
homes. While I recognize there are fiscal pressures on facilities 
that deliver services for aged residents, I believe this pilot is 
premature. I want the Long Term Care Task Force just approved 
by the Legislature to examine all issues of service delivery and 
finances instead.

Section 717, page 177, Double-filled Personnel Positions

This proviso requires the Department to establish a pilot program 
to allow dual occupancy in assisted living facilities where more 
than 50 percent of the clientele is Medicaid eligible, and where 
the facility is not eligible for capital add-on payments for boarding 
homes. While I recognize there are fiscal pressures on facilities 
that deliver services for aged residents, I believe this pilot is 
premature. I want the Long Term Care Task Force just approved 
by the Legislature to examine all issues of service delivery and 
finances instead.
of staff an agency can employ is controlled through FTE and dollar limitations in the budget, which are not affected by the number of staff using the same position in the personnel system. I direct the Department of Personnel to review agency practices concerning the use of double-filled exempt positions. I am vetoing this section to retain administrative flexibility for agencies to double-fill positions as appropriate.

Section 718, page 177, Critical High Demand Positions
Section 718 allows OFM to allot the savings achieved in Section 717 to meet critical staffing needs among state agencies. Because Section 717 is vetoed, this section cannot be implemented and is also vetoed.

Section 721, page 179, Middle Management Reporting Requirements
The middle management staff reduction I recommended in my budget is included in the legislative budget for most state agencies. I direct the Department of Personnel to work with agencies on implementing this initiative, and to track the positions eliminated. I am vetoing this section to preserve flexibility as to the nature and frequency of reports on this activity.

Section 805, page 186, lines 21-23, Tobacco Prevention and Control Account Transfer to General Fund
This appropriation would reduce the fund balance in the Tobacco Prevention and Control Account by transferring $13,910,000 to the state General Fund. Tobacco Master Settlement Agreement payments were dedicated to the Health Services Account and to anti-smoking efforts with $100 million used to supplement current tobacco tax revenues in the Tobacco Prevention and Control Account. Programs supported with this fund helped create an unprecedented decline in smoking in this state. At the current spending rate, the original $100 million deposit will be exhausted in fiscal year 2008. By vetoing this proposed transfer, the Tobacco Prevention and Control account can support current efforts through fiscal year 2008, which will allow time to develop a permanent source of funding for these important activities.

Section 912, pages 193-195, School Bus Bidding
These changes to the school bus bidding process for the 2005-07 Biennium are not necessary because the same policy changes were included in House Bill 1485, which I signed on May 16, 2005.

Section 1106, lines 23-24, page 294, Department of Social and Health Services, Aging and Adult Services Program Appropriation Change
This reduction to the fiscal year 2005 appropriation is vetoed in order to retain $16.766 million to ensure that the Department of Social and Health Services has sufficient resources to cover costs in children’s services and medical assistance.
In addition, the appropriation in Section 202 assumes a reduction of .7 million for regional crisis residential centers. In implementing this reduction, I am asking the Department of Social and Health Services to review options for how funding can best be allocated to maintain this service where it is most needed and most effective, while also achieving the savings assumed in the budget. Such options could include taking under-utilized beds off-line, adjusting the payment structure, or making other changes in contractor business practices and client referrals. With the exception of those portions of Sections 101(1); 204(1)(a); 204(1)(p); 206(11); 209(21); 213(11); 307(9); 307(11); 307(14); 307(19); 717; 718; 721; 805, page 186, lines 21-23; 912; and 1106, page 294, lines 23-24 as specified above, Engrossed Substitute Senate Bill No. 6090 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --
Mar 22 First reading, referred to Ways & Means.
Mar 28 Public hearing in committee.

Mar 29 Executive session in committee.
Mar 30 WM - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

Apr 1 First reading, referred to Appropriations.
Apr 6 Public hearing in committee.
Apr 7 Executive session in committee.

SB 6091 by Senators Haugen and Swecker; by request of Governor Gregoire
Companion Bill: 2301
Making 2005-07 transportation appropriations.

SB 6091-S by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker; by request of Governor Gregoire)

SB 6091 by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker; by request of Governor Gregoire)
Making 2005-07 transportation appropriations.

SB 6091 by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker; by request of Governor Gregoire)

DIGEST AS ENACTED

SB 6091 by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker; by request of Governor Gregoire)
May 9, 2005

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 103(2), page 3; 205(1), page 5; 208(7), page 10; 209(7), page 11; 223(2), pages 10-20; 305(1)(a), page 29; 305(1)(e), page 30; 305(11), page 32; 605, page 49; and 607, page 50 of Engrossed Substitute Senate Bill 6091 entitled:

My reasons for vetoing the above-noted sections are as follows:

Section 103(2), page 3, State Parks and Recreation Commission - All-Terrain Vehicle Study
This proviso mandates an extensive study on the existing requirements regarding all-terrain vehicles, their operators, equipment and rules. The Parks and Recreation Commission does not have the expertise or experience to perform this study, and no funding was provided to carry out this mandate.

Section 205(1), page 5, Joint Transportation Committee - Transportation Governance
Through language in this bill section, the Legislature has tasked the newly created Joint Transportation Committee to conduct a unilateral study of the appropriate functions of the Department of Transportation (Department) and the Transportation Commission (Commission). Now that the Department is a cabinet level agency, it is critical that the executive branch exercise its responsibility for reviewing the powers, functions, roles and duties of the Department and the Commission.

The Legislature passed several bills this session that redefine the roles of the Department and the Commission, and the relationship of those agencies to the Legislature. I am directing my staff to work with the Department and the Commission to examine the statutory roles and duties of the agencies, including transportation innovative partnerships, and report back to me with any recommendations for change. I invite the chairs and ranking members of the House and Senate Transportation Committees and the Joint Transportation Committee to join the executive branch in this analysis with the hope that a joint recommendation can be submitted for consideration during the 2006 legislative session.

Section 208(7), page 10, Washington State Patrol Field Operations Bureau - Ferry Security
This proviso imposes a maximum dollar amount on Washington State Patrol expenditures for activities related to ferry security.

Since 2001, the Patrol has increased security for state ferries in response to requirements set by the U.S. Coast Guard. The federal government determines the level of security that must be provided at any point in time by increasing or decreasing national threat level indicators. Limiting ferry security expenditures could prevent the Patrol from responding to federal mandates outside its control.

Although I am vetoing this proviso, I will direct the Patrol to prepare its 2005-07 spending plan using the dollar amounts identified, with any deviation from that plan subject to approval by the Office of Financial Management. In addition, the Patrol will continue to explore options to provide security to the state ferry system in the most cost-effective manner without compromising public safety or the efficiency of this vital segment of the state’s transportation system.

Section 223(2), pages 19-20, Department of Transportation - Implementation of ESHB 2157 and SB 6089
This section makes funding contingent on two bills, Engrossed Substitute House Bill 2157 and Senate Bill 6089, that did not pass during the 2005 legislative session. Therefore I am vetoing this section.

Section 305(1)(a), page 29, Department of Transportation - Acquisition Plan
Section 305(1)(a) provides funding for acquisition of right-of-way for State Route 502, and directs the Department of Transportation to develop an acquisition plan in conjunction with the city of Battleground. Because none of the project funds can be spent before the plan is agreed to, the Department will not have funding for the cooperative planning effort. Vetoing the proviso allows other funds in Section 305 to be used for initial planning with the city. I have directed the Department to collaborate with Battleground on an acquisition plan to submit for legislative consideration in 2006.

Section 305 (1)(e), page 30, Department of Transportation - Freight Corridor Study
A six-year study of the Eastern Washington Freight Corridor (Strategic Freight Transportation Analysis) was completed jointly by the Department of Transportation and Washington State University in 1998. This information was updated in 2004. Since this data has already been collected, there is no reason to perform the study mandated in the budget bill. I am asking the Department to provide a copy of this report to the House and Senate Transportation Committees.

Section 305(11), page 32, Department of Transportation - Removal of Median Barriers
Motorist safety barriers were installed in 2004 to prevent left turns across the highway and reduce the high level of accidents on South Kent Des Moines Road. After the project was completed, the average total collisions per year on this section of State Route 516 declined by 40 percent, injury collisions declined by 45 percent, and driveway and rear-end collisions declined by 58 percent. The City of Kent is currently planning to allow U-turns at Highway 99 to provide access to 30th Avenue South. For safety reasons, I am vetoing the mandate to remove the existing median barriers. I will direct the Department of Transportation to continue working with local government, local businesses and state legislators to develop a solution that maintains safety and improves access.

Section 605, page 49, Department of Transportation - Middle Management Staff Reduction Mandates
The legislative budget includes the middle management cuts that I proposed in my budget, but adds proviso language in Section 605 that limits the Department’s discretion in implementing these cuts. Although I agree with the priorities assumed by the Legislature, I believe these additional restrictions represent an unnecessary intrusion into the administrative authority of the Governor, and I am vetoing this language. The actual cut to FTEs and dollars for middle-management positions remains in the budget and is not affected by this veto.

Section 607, page 50, Department of Transportation - Government Accounting Standards Board Compliance
This proviso directs the Department of Transportation to implement the Government Accounting Standards Board (GASB) statement 34 as it relates to asset valuation of the state’s highway system. The proviso also requires the department to report additional information beyond what is required by GASB accounting standards. Since the state has already complied with GASB statement 34 for highway assets, I believe this part of the proviso is unnecessary. I am vetoing this section, and directing the Department to work with the Office of Financial Management and interested state legislators to determine if additional financial information has sufficient benefit before we commit to what could be a substantial cost and workload to exceed GASB standards.
Local Freight Projects

Although I am not vetoing section 310(8) relating to funding for freight projects, I do have concerns about the budget’s approach to these allocations. Traditionally, this federal funding has been distributed using a collaborative decision process that involved the executive branch, local governments, and legislators. This approach has proved successful in addressing mutual priorities for critical freight projects, and I would prefer to use this mechanism for allocation of the remaining flexible federal funds.

With the exception of those portions of Sections 103(2), page 3; 205(1), page 5; 208(7), page 10; 209(7), page 11; 223(2), pages 19-20; 305(1)(e), page 29; 305 (1)(e), page 30; 305(11), page 32; 605, page 49; and 607, page 50 as specified above, Engrossed Substitute Senate Bill 6091 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2005 REGULAR SESSION --
Mar 22 First reading, referred to Transportation.
Mar 29 Work session in committee.
Apr 4 Public hearing in committee.
Apr 5 Executive session in committee.
TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Apr 6 Passed to Rules Committee for second reading.
Apr 19 Placed on second reading by Rules Committee.
Apr 20 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 31; nays, 17;
absent, 0; excused, 1.
-- IN THE HOUSE --
Apr 21 Placed on second reading.
Apr 24 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 62; nays, 36;
absent, 0; excused, 0.
Senate concurred in House amendments.
Passed final passage; yeas, 32; nays, 13;
absent, 0; excused, 4.
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 9 Governor partially vetoed.
Chapter 313, 2005 Laws PV.

SB 6092 by Senators Poulson, Morton, Prentice, and Fraser; by request of Governor Gregoire

Companion Bill: 2296

Responding to the statewide drought emergency.

Appropriates the sum of one million eight hundred thousand dollars for the fiscal year ending June 30, 2005, from the state general fund for deposit in the state emergency water projects revolving account.

Appropriates the sum of one million eight hundred thousand dollars for the fiscal year ending June 30, 2005, from the state emergency water projects revolving account to the department of ecology for the costs incurred by the department of natural resources in taking action pursuant to the declaration of a statewide drought emergency.

Appropriates the sum of two hundred thousand dollars for the fiscal year ending June 30, 2005, from the state general fund to the department of natural resources for the costs incurred by the department of natural resources to be able to activate fire fighters to respond to the heightened risk of forest fires pursuant to the declaration of a statewide drought emergency.

Appropriates the sum of eight million two hundred thousand dollars for the fiscal year ending June 30, 2005, from the state taxable building construction account for deposit in the state drought preparedness account for project number 05-4-009.

Appropriates the sum of eight million two hundred thousand dollars for the fiscal year ending June 30, 2005, from the state drought preparedness account to the department of ecology for costs incurred in responding to the state drought emergency, for project number 05-4-009.

Declares that projects or measures for which funding or compensation will be provided must be connected with a water system, water source, or water body which is receiving, or has been projected to receive, less than seventy-five percent of normal water supply, as the result of natural drought conditions. This reduction in water supply must be such that it is causing, or will cause, undue hardship for the entities or fish or wildlife depending on the water supply.

-- 2005 REGULAR SESSION --
Mar 22 First reading, referred to Ways & Means.
Mar 29 Public hearing in committee.
Apr 4 WM - Majority; do pass.
Passed to Rules Committee for second reading.

SB 6093 by Senators Fraser and Hewitt; by request of Office of Financial Management

Companion Bill: 2299

Issuing general obligation bonds.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes the state finance committee to issue general obligation bonds of the state of Washington in the sum of one billion two hundred twenty-eight million dollars, or as much thereof as may be required, to finance these projects and all costs incidental thereto. Bonds authorized in this act may be sold at such price as the state finance committee shall determine. No bonds authorized in this act may be offered for sale without prior legislative appropriation of the net proceeds of the sale of the bonds.

Provides that the proceeds from the sale of the bonds authorized in this act shall be deposited in the state building construction account created by RCW 43.83.020. The proceeds shall be transferred as indicated.

SB 6093-S by Senate Committee on Ways & Means

(originally sponsored by Senators Fraser and Hewitt; by request of Office of Financial Management)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that, for the purpose of providing funds to finance the projects described and authorized by the legislature in the capital and operating appropriation acts for the 2003-2005 and 2005-2007 fiscal bienniums, and all costs incidental thereto, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of one billion two hundred seventeen million dollars, or as much thereof as may be required, to finance these projects and all costs incidental thereto. Bonds authorized in this act may be sold at such price as the state finance committee shall determine. No bonds authorized in this act may be offered for sale without prior legislative appropriation of the net proceeds of the sale of the bonds.

Provides that the proceeds from the sale of the bonds authorized in this act shall be deposited in the state building construction account created by RCW 43.83.020. The proceeds shall be transferred as indicated.

-- 2005 REGULAR SESSION --
Mar 22 First reading, referred to Ways & Means.
Mar 28 Public hearing in committee.
Mar 30 Executive session in committee.
May 16, 2005

To the Honorable President and Members,

The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 143(2)(b); 143(2)(c); 160; 163; 219, lines 25-31; 425, lines 7-10; 426(1); 427(1); 438; 615(4); 643, lines 4-7; 714, lines 4-5; 909(5)(o); 909(7); 923; 931; and 932 of Engrossed Senate Bill No. 6094 entitled:

My reasons for vetoing these sections are as follows:

Section 143(2)(b) and (c), page 26, Department of General Administration

Section 143(2)(b) and (c) state that the construction contract award for the Cherberg Building rehabilitation shall be made to the general contractor offering written and oral materials demonstrating the greatest value for attainment of the program objectives considering a number of evaluation criteria including cost, and that the project oversight is delegated to the Senate. These sections amend permanent statutes without reference by not clearly stating the intent to use alternative public works (RCW 39.10) and removing the custody and control of the building from the Department of General Administration as required by RCW 43.19.125. I am vetoing these sections, but I also direct the Department of General Administration to work with the Senate to ensure the project complies with RCW 39.10, that oversight complies with RCW 43.19.125, that the project remains observant of the historical and monumental nature of the building, and that the Senate is fully involved in decisions regarding the design, management and construction during the rehabilitation.

Section 160, page 34, Department of General Administration

This section directs that the state capitol committee consult with a legislative buildings committee in its work on the state capitol campus master plan. I am vetoing this section because it amends permanent statute without reference (RCW 43.34.010) by introducing additional participants and process steps that the state capitol committee must undertake before it can adopt the master plan.

Section 163, page 35, Department of General Administration

This section duplicates funding provided in the operating budget for Capitol Lake environmental preservation and planning. Operating funds are better suited to these activities so I am vetoing this section.

Section 219, page 45, lines 25-31, Department of Social and Health Services

The funds provided in this section are needed to make critical health and life safety improvements such as fire sprinklers in residences at the Fircrest School campus for the developmentally disabled. I am vetoing the conditions and limitations placed on this appropriation that require the Department of Social and Health Services to resolve issues with the food bank tenant at the campus so that these funds are available to make needed safety repairs. However, I direct DSHS to work with the tenant to examine the tenant's concerns.

Section 425, page 115, lines 7-10, Department of Fish and Wildlife

This section provides funding for the improvement of assorted departmental facilities, infrastructure, lands and access sites statewide. The proviso within the section stipulates that none of the funding may be used to construct a new public boat launch access on Lake Tahuyeh in Kitsap County. I am vetoing this section because, as the legal landowner, the department is prevented from lawful development of state-owned resources, which will further limit the expansion of public recreational fishing opportunities. However, I appreciate that Lake Tahuyeh residents may have concerns about the impact of the new facility and ask the department to work with local landowners as they develop and maintain the public access to the lake.

Section 426(1), page 115, Department of Fish and Wildlife

This subsection duplicates language that is identical to the subsequent proviso (2) in the same section.

Section 427(1), page 116, Department of Fish and Wildlife

This subsection duplicates language that is identical to the subsequent proviso (2) in the same section.

Section 438, Page 120, Department of Natural Resources

This section requires the Department of Natural Resources to conduct a study of deep-water geoduck and sea cucumber populations in Hood Canal, utilizing $650,000 of funding from the Resource Management Cost Account (RMCA). This account receives revenue from two major activities - leases and sale of valuable materials from state-owned aquatic lands and leases and timber sales from state trust lands. I am vetoing this section because the projected fund balance of the aquatics portion of RMCA is insufficient to cover the cost of this study.

Section 615(4), page 137, Higher Education Coordinating Board

Section 615(4) requires the advisory committee on higher education created in E2SB 5441 (Comprehensive Education Study) to serve as a steering committee to direct the Board in the conduct of a higher education needs assessment and siting study for Snohomish, Skagit, and Island counties. Under current statute, the Board has authority to conduct these assessments. I am directing the Board to consult with the advisory committee created in E2SB 5441 so that the advisory committee may consider the Board’s findings and recommendations as it considers the higher education needs of the entire state.

Section 643, page 147, lines 4-7, Washington State University

This proviso establishes a contingency for the allotment of a reappropriation. This violates provisions of RCW 43.88.110(7) that provides for the continuation of project expenditures into the succeeding biennium when an allotment was approved in the previous biennium. This proviso conditions the allotment and thus is in conflict with the statute.
Section 931, page 240, Office of Financial Management
will share the results of the analysis with the Legislature as those steps as part of its ongoing business analysis of the facility and building. General Administration already planned to take these responsible for housing state government and acquiring and the Department of General Administration as an executive agency consolidation of juvenile rehabilitation facilities will be on sound business principles.
disposing of property. This existing authority includes managing and making appropriate decisions on the future of facilities, based on sound business principles.
The proviso also requires the Department of General Administration to submit a business plan to the Legislature concerning whether the facility is surplus to the state's needs and whether other state agency tenants might be housed in the building. General Administration already planned to take these steps as part of its ongoing business analysis of the facility and will share the results of the analysis with the Legislature as those efforts unfold.
Section 923, page 233, Department of General Administration
Section 923 requires the Department of General Administration to obtain legislative approval before selling the Tacoma Rhodes facility. I am vetoing this proviso because decisions regarding Tacoma Rhodes are within the authority and responsibilities of the Department of General Administration as an executive agency responsible for housing state government and acquiring and disposing of property. This existing authority includes managing and making appropriate decisions on the future of facilities, based on sound business principles.
The proviso also requires the Department of General Administration to submit a business plan to the Legislature concerning whether the facility is surplus to the state's needs and whether other state agency tenants might be housed in the building. General Administration already planned to take these steps as part of its ongoing business analysis of the facility and will share the results of the analysis with the Legislature as those efforts unfold.
Section 931, page 240, Office of Financial Management
This section requires the Office of Financial Management to work with the Department of Social and Health Services and legislative fiscal committee staff to determine at what point closure or consolidation of juvenile rehabilitation facilities will be necessary. I am vetoing this proviso because no funding was provided to the Office of Financial Management to prepare and submit this study.
Section 932, pages 240-241, Department of Corrections
Section 932 requires the Department of Corrections to report to the Office of Financial Management and the fiscal committees of the Legislature on the feasibility and cost of closing the McNeil Island Corrections Center. I am vetoing this proviso because no funding was provided to the Department to prepare and submit this study.
With the exception of sections 143(2)(b); 143(2)(c); 160; 163; 219, lines 25-31; 425, lines 7-10; 426(1); 427(1); 438; 615(4); 643, lines 4-7; 714, lines 4-5 (page 172); 909(5)(o); 909(7); 923; 931; and 932 as specified above, Engrossed Senate Bill No. 6094 is approved.
Respectfully submitted,
Christine O. Gregoire
Governor
Placed on second reading by Rules Committee. 1st substitute bill substituted. Floor amendment(s) adopted. Third reading, passed; yeas, 45; nays, 0; absent, 2; excused, 2. -- IN THE HOUSE --
Apr 5 First reading, referred to Capital Budget.
Apr 13 Public hearing and executive action taken in committee. CB - Executive action taken by committee. CB - Majority; do pass with amendment(s). Minority; do not pass. Placed on second reading.
Apr 18 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 92; nays, 5; absent, 0; excused, 1. -- IN THE SENATE --
Apr 22 Conference committee report adopted. Passed final passage as recommended by conference committee; yeas, 93; nays, 5; absent, 0; excused, 0. -- IN THE SENATE --
Apr 24 Conference committee report adopted. Passed final passage as recommended by conference committee; yeas, 45; nays, 2; absent, 0; excused, 2. President signed. -- IN THE HOUSE -- Speaker signed. -- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 16 Governor partially vetoed. Chapter 488, 2005 Laws PV. Effective date 5/16/2005*
SB 6095 by Senator Prentice; by request of Office of Financial Management
Companion Bill: 2304
Recovering debts owed to the state for medical assistance.
(SEE ALSO PROPOSED 1ST SUB)
Provides that, when an individual receives public assistance as defined in RCW 74.04.005 and the individual is the holder of record title to real property or the purchaser under a land sale contract, the department of social and health services may present to the county clerk for recording in the deed and mortgage records of a county a request for notice of transfer or encumbrance of the real property.
Requires a title insurance company or agent that discovers the presence of a request for notice of transfer or encumbrance under this act in the deed and mortgage records when performing a title search on real property to: (1) Provide the department of social and health services with a notice of transfer or encumbrance of the real property within thirty days of a transfer or encumbrance that results in the issuance of a certificate of title insurance; and (2) Disclose the presence of the request for notice of transfer or encumbrance in any report preliminary to, or any commitment to offer, a certificate of title insurance for the real property.
Declares that, consistent with 42 U.S.C. Sec. 1396(p), in the case of an individual who is an inpatient in a nursing facility, intermediate care facility for individuals with mental retardation, or other medical institution, with respect to whom the department
has determined after notice and opportunity for a hearing that the individual cannot reasonably be expected to be discharged from the medical institution and to return home, the department shall file liens and seek adjustment and recovery from the individual's estate or upon sale of the property subject to a lien imposed on account of medical assistance paid on behalf of the individual.

SB 6095-S by Senate Committee on Ways & Means (originally sponsored by Senator Prentice; by request of Office of Financial Management)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, when an individual receives medical assistance subject to recovery under chapter 43.20B RCW and the individual is the holder of record title to real property or the purchaser under a land sale contract, the department of social and health services may present to the county auditor for recording in the deed and mortgage records of a county a request for notice of transfer or encumbrance of the real property. The department shall adopt a rule providing prior notice and hearing rights to the record title holder or purchaser under a land sale contract.

Provides that the department shall present to the county auditor for recording a termination of request for notice of transfer or encumbrance when, in the judgment of the department, it is no longer necessary or appropriate for the department to monitor transfers or encumbrances related to the real property.

Provides that, if the department of social and health services has filed a request for notice of transfer or encumbrance under this act: (1) A title insurance company or agent that discovers the presence of a request for notice of transfer or encumbrance of the real property. The department shall adopt a rule providing prior notice and hearing rights to the record title holder or purchaser under a land sale contract.

Provided that the department shall present to the county auditor for recording a termination of request for notice of transfer or encumbrance when, in the judgment of the department, it is no longer necessary or appropriate for the department to monitor transfers or encumbrances related to the real property.

Provides that if the department of social and health services has filed a request for notice of transfer or encumbrance under this act: (1) A title insurance company or agent that discovers the presence of a request for notice of transfer or encumbrance when performing a title search on real property shall disclose the presence of the request for notice of transfer or encumbrance in any report preliminary to, or any commitment to offer, a certificate of title insurance for the real property; and

(2) Any individual who transfers or encumbers real property shall provide the department of social and health services with a notice of transfer or encumbrance. The department of social and health services shall adopt by rule a model form for notice of transfer or encumbrance to be used by a purchaser or lender when notifying the department.

Provides that there will be no collection of debts due the department after the expiration of twenty years from the date a lien is recorded pursuant to RCW 43.20B.080. Authorizes the department to enforce a lien authorized under this act against a decedent's life estate or joint tenancy interest in real property held by the decedent immediately prior to his or her death. Such a lien enforced under this act shall not end and shall continue as provided in this subsection until the department's lien has been satisfied.

SB 6096 by Senators Poulsen, Fraser, and Prentice; by request of Governor Gregoire

Companion Bill: 2302

Generating revenues to fund Initiative No. 728. (REVISED FOR ENGROSSED: Generating revenue to fund education.)

(DIGEST AS ENACTED)

Recognizes that on February 3, 2005, the Washington state supreme court decided in Estate of Hemphill v. Dep't of Rev., Docket No. 74974-4, that Washington's estate tax is tied to the current federal Internal Revenue Code.

Finds that the revenue loss resulting from the Hemphill decision will severely affect the legislature's ability to fund programs vital to the peace, health, safety, and support of the citizens of this state.

Declares an intent to address the adverse fiscal impact of the Hemphill decision and provide funding for education by creating a stand-alone state estate tax.

Repeals RCW 83.100.030 and 83.100.045.

SB 6096-S by Senate Committee on Ways & Means (originally sponsored by Senators Poulsen, Fraser, and Prentice; by request of Governor Gregoire)

Generating new tax revenues to provide education funding.

(DIGEST AS ENACTED)

Recognizes that on February 3, 2005, the Washington state supreme court decided in Estate of Hemphill v. Dep't of Rev., Docket No. 74974-4, that Washington's estate tax is tied to the current federal Internal Revenue Code.

Finds that the revenue loss resulting from the Hemphill decision will severely affect the legislature's ability to fund programs vital to the peace, health, safety, and support of the citizens of this state.

Declares an intent to address the adverse fiscal impact of the Hemphill decision and provide funding for Initiative No. 728 by creating a stand-alone state estate tax that is not affected by changes in federal law after 2005.

Repeals RCW 83.100.030 and 83.100.045.

SB 6097 by Senators Prentice, Hewitt, Eide, Delvin, Doumit, and Schoesler

Companion Bill: 2303

Regarding other tobacco products.

(DIGEST AS ENACTED)
Increases other tobacco products tax revenue through various measures that include the establishment of a new tax rate coupled with enhanced enforcement provisions.

-- 2005 REGULAR SESSION --

Mar 24 First reading, referred to Ways & Means.
Apr 1 Public hearing in committee.
Apr 4 Executive session in committee.
WM - Majority; do pass.
Passed to Rules Committee for second reading.
Apr 14 Placed on second reading by Rules Committee.
Apr 15 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 6;
absent, 0; excused, 3.

-- IN THE HOUSE --

Apr 16 Read first time, rules suspended, and placed on second reading calendar.
Apr 20 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 79; nays, 19;
absent, 0; excused, 0.

-- IN THE SENATE --

Apr 21 President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Apr 22 Delivered to Governor.
Apr 23 Governor signed.
Chapter 180, 2005 Laws.
Effective date 7/1/2005.

SB 6098  by Senator Fraser

Regarding educational interpreters and services for the deaf and hard of hearing.

Finds that there is currently no requirement that educational interpreters for deaf and hard of hearing students be certified or meet standardized qualifications or competencies. The purpose of this act is to establish standards for certification and to standardize qualifications.

Appropriates the sum of forty-nine thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2006, from the general fund to the office of the superintendent of public instruction to participate in the assessment system for K-12 educational interpreters. Participation is for purposes of administration of the educational interpreter written and performance assessments.

-- 2005 REGULAR SESSION --

Mar 25 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6099  by Senator Prentice; by request of Office of Financial Management

Companion Bill: 2309

Modifying water right fees.

Finds that the fees associated with various actions of the department of ecology relating to the processing and administration of water rights are outdated and are insufficient even to recover the cost of handling the funds submitted. Additionally, water right processing fees are currently collected at three different stages of the water rights process, whereas reducing the number of instances of fee collection to two stages of the process would increase efficiency and reduce administrative costs. Furthermore, several current statutory fees are archaic or are otherwise covered by other general statutes, including the public disclosure act.

Declares an intent to update and modernize the fee schedule associated with water right-related actions of the department of ecology.

-- 2005 REGULAR SESSION --

Mar 28 First reading, referred to Ways & Means.

Apr 4 Public hearing and executive action taken in committee.
WM - Majority; do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 6100  by Senator Prentice

Regarding revenue and taxation.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to revenue and taxation.

SB 6100-S  by Senate Committee on Ways & Means (originally sponsored by Senator Prentice)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to revenue and taxation.

-- 2005 REGULAR SESSION --

Mar 28 Public hearing in committee.
Mar 29 First reading, referred to Ways & Means.
Apr 18 Executive session in committee.
WM - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Placed on second reading by Rules Committee.

Apr 24 Referred to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 24 Senate Rules "X" file.

SB 6101  by Senator Prentice

Modifying public pension provisions.

(SEE ALSO PROPOSED 1ST SUB)

Revises provisions relating to public pensions.

SB 6101-S  by Senate Committee on Ways & Means (originally sponsored by Senator Prentice)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to public pensions.

-- 2005 REGULAR SESSION --

Mar 30 First reading, referred to Ways & Means.
Apr 1 Public hearing in committee.
Apr 4 Executive session in committee.
WM - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 10 Substitute(s) not adopted during the first year of the biennium; no longer available for consideration.
Rules Committee refers to Committee on Ways & Means.

SB 6102  by Senator Swecker
Modifying the assumption of fire protection district assets upon code city annexation.

Revises RCW 35A.14.380 and 35A.14.400 relating to fire protection district asset ownership and assumption of responsibility upon code city annexation.

--- 2005 REGULAR SESSION --
Mar 31 First reading, referred to Government Operations & Elections.

**SB 6103** by Senators Haugen and Swecker

Providing funding and funding options for transportation projects.

*(SUBSTITUTED FOR - SEE 1ST SUB)*

Provides funding and funding options for transportation projects.

**SB 6103-S** by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker)

Providing funding and funding options for transportation projects. *(REVISED FOR ENGROSSED: Funding transportation projects.)*

*(DIGEST AS ENACTED)*

Provides funding and funding options for transportation projects.

--- 2005 REGULAR SESSION --
Apr 4 First reading, referred to Transportation.
Apr 5 Executive session in committee.
TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Apr 6 Passed to Rules Committee for second reading.
Apr 19 Placed on second reading by Rules Committee.
Apr 20 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Passed on Third Reading.
Third reading, passed; yeas, 26; nays, 22; absent, 0; excused, 1.

--- IN THE HOUSE --
Apr 21 Placed on second reading.
Apr 23 Rules suspended. Passed on Third Reading.
Third reading, failed; yeas, 45; nays, 53; absent, 0; excused, 0.
Vote on final passage will be reconsidered.
Apr 24 Third reading, passed; yeas, 54; nays, 43; absent, 0; excused, 1.

--- IN THE SENATE --
President signed.
--- IN THE HOUSE --
Speaker signed.
--- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 9 Governor signed.

**SB 6104** by Senators Haugen and Swecker; by request of Department of Transportation

Expediting new vessel construction for Washington State Ferries.

*(SUBSTITUTED FOR - SEE 1ST SUB)*

Establishes procedures to expedite new vessel construction for Washington State Ferries.

**SB 6104-S** by Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker; by request of Department of Transportation)

*(AS OF SENATE 2ND READING 4/18/05)*

Establishes procedures to expedite new vessel construction for Washington State Ferries.

--- 2005 REGULAR SESSION --
Apr 4 First reading, referred to Transportation.
Apr 13 Public hearing and executive action taken in committee.
TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Apr 14 Passed to Rules Committee for second reading.
Placed on second reading by Rules Committee.
Apr 18 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Passed on Third Reading.
Third reading, passed; yeas, 37; nays, 9; absent, 0; excused, 3.

--- IN THE HOUSE --
Apr 19 First reading, referred to Rules.
Apr 24 By resolution, returned to Senate Rules Committee for third reading.

--- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Made eligible to be placed on third reading.

--- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 26 Public hearing in committee.
Jan 30 Executive session in committee.
Feb 1 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.

**SB 6105** by Senators Thibaudeau and Esser

Clarifying the penalties for indecent liberties.

Amends RCW 9.94A.515 to clarify the penalties for indecent liberties.

--- 2005 REGULAR SESSION --
Apr 6 First reading, referred to Judiciary.

--- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 26 Public hearing in committee.
Jan 30 Executive session in committee.
Feb 1 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.

**SB 6106** by Senator Brandland

Requiring disclosure of specified health care information for law enforcement purposes.

*(SUBSTITUTED FOR - SEE 1ST SUB)*

Declares that the purpose of this act is to aid law enforcement in combating crime through the rapid identification of all persons who require medical treatment as a result of a criminal act and to assist in the rapid identification of human remains.

**SB 6106-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senator Brandland)

*(DIGEST AS ENACTED)*

Declares that the purpose of this act is to aid law enforcement in combating crime through the rapid identification of all persons who require medical treatment as a result of a criminal act and to assist in the rapid identification of human remains.

--- 2005 REGULAR SESSION --
Apr 6 First reading, referred to Health & Long-Term Care.

--- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 26 Public hearing in committee.
Jan 30 Executive session in committee.
Feb 1 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted. 
    Floor amendment(s) adopted. 
    Rules suspended. Placed on Third Reading. 
    Third reading, passed; yeas, 43; nays, 0; 
    absent, 0; excused, 6. 
    -- IN THE HOUSE -- 

Feb 13 First reading, referred to Health Care. 
Feb 17 Public hearing in committee. 
Feb 23 Executive session in committee. 
Feb 24 Passed to Rules Committee for second reading. 
Feb 27 Placed on second reading by Rules Committee. 
Feb 28 Committee amendment adopted with no other 
    amendments. 
    Rules suspended. Placed on Third Reading. 
    Third reading, passed; yeas, 97; nays, 0; 
    absent, 0; excused, 1. 
    -- IN THE SENATE -- 

Mar 4 Senate concurred in House amendments. 
    Passed final passage; yeas, 43; nays, 0; absent, 
    1; excused, 5. 
Mar 7 President signed. 
    -- IN THE HOUSE -- 
    Speaker signed. 

-- OTHER THAN LEGISLATIVE ACTION -- 
Mar 8 Delivered to Governor. 
Mar 27 Governor signed. 
    Chapter 235, 2006 Laws. 

SB 6107 by Senators Haugen and Swecker 
Relating to transportation funding and appropriations. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Transportation. 

SB 6108 by Senators Haugen and Swecker 
Relating to ferry systems. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Transportation. 

SB 6109 by Senators Haugen and Swecker 
Relating to transportation revenue. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Transportation. 

SB 6110 by Senators Haugen and Swecker 
Relating to transportation improvement and financing. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Transportation. 

SB 6111 by Senator Prentice 
Relating to state government. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6112 by Senator Prentice 
Relating to state government. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6113 by Senator Prentice 
Relating to human services. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6114 by Senator Prentice 
Relating to human services. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6115 by Senator Prentice 
Relating to K-12 education. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6116 by Senator Prentice 
Relating to K-12 education. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6117 by Senator Prentice 
Relating to higher education. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6118 by Senator Prentice 
Relating to higher education. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6119 by Senator Prentice 
Relating to natural resources. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION -- 
    Apr 11 First reading, referred to Ways & Means. 

SB 6120 by Senator Prentice 
Relating to natural resources. 
    Introduced by title and introductory section only. 
    -- 2005 REGULAR SESSION --
SB 6121  by Senator Prentice
Relating to fiscal matters. (REVISED FOR ENGROSSED: Making appropriations to the department of agriculture.)

(DIGEST AS ENACTED)
Makes appropriations to the department of agriculture.

--- 2005 REGULAR SESSION ---
Apr 11 First reading, referred to Ways & Means.
Apr 23 Executive session in committee.
WM - Majority; do pass.
Passed to Rules Committee for second reading.
Placed on second reading by Rules Committee.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0;
absent, 0; excused, 4.
-- IN THE HOUSE --
Apr 24 Read first time, rules suspended, and placed on second reading calendar.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 1;
absent, 0; excused, 0.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
May 17 Governor signed.
Chapter 517, 2005 Laws.
Effective date 7/24/2005.

SB 6122  by Senator Prentice
Relating to fiscal matters.
Introduction by title and introductory section only.

--- 2005 REGULAR SESSION ---
Apr 11 First reading, referred to Ways & Means.

SB 6123  by Senator Prentice
Relating to retirement.
Introduction by title and introductory section only.

--- 2005 REGULAR SESSION ---
Apr 11 First reading, referred to Ways & Means.

SB 6124  by Senator Prentice
Relating to retirement.
Introduction by title and introductory section only.

--- 2005 REGULAR SESSION ---
Apr 11 First reading, referred to Ways & Means.

SB 6125  by Senator Prentice
Relating to revenue.
Introduction by title and introductory section only.

--- 2005 REGULAR SESSION ---
Apr 11 First reading, referred to Ways & Means.

SB 6126  by Senator Prentice
Relating to revenue.

SB 6127  by Senators Fraser, Jacobsen, Roach, Shin, and Regala
Changing postretirement employment provisions and raising the sixty percent cap on retirement allowances under the public employees' and teachers' retirement systems.

Revises postretirement employment provisions and raises the sixty percent cap on retirement allowances under the public employees' and teachers' retirement systems.

--- 2005 REGULAR SESSION ---
Apr 14 First reading, referred to Government Operations & Elections.

SB 6128  by Senators Mulliken, Haugen, Schoesler, and Delvin
Authorizing free flights for state officers and employees under certain circumstances.

Provides that state officers and state employees may fly with flight instructors conducting training flights to airports not served by regular commercial air service, as such activity by state officers and state employees is presumed to be within the scope of their duties and not to be in violation of the solicitation and receipt of gift provisions in RCW 42.52.140 and 42.52.150.

--- 2005 REGULAR SESSION ---
Apr 15 First reading, referred to Government Operations & Elections.

SB 6129  by Senators Poulsen and Morton
Promoting renewable energy.

(AS OF SENATE 2ND READING 4/23/05)
Provides incentives to industry and consumers to promote renewable energy.

--- 2005 REGULAR SESSION ---
Apr 20 Read first time, rules suspended, and placed on second reading calendar.
Apr 23 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0;
absent, 0; excused, 1.
-- IN THE HOUSE --
Apr 24 Read first time, rules suspended, and placed on second reading calendar.
Referred to Rules 2 Consideration.
By resolution, returned to Senate Rules Committee for third reading.

SB 6130  by Senators Parlette, Keiser, Deccio, Hargrove, Benson, Mulliken, and Prentice
Requiring the public employees' benefits board to develop a health savings account option for employees.

(SEE ALSO PROPOSED 1ST SUB)
Directs the public employees' benefits board to develop a health savings account option for employees.

SB 6130-S  by Senate Committee on Ways & Means (originally sponsored by Senators Parlette, Keiser, Deccio, Hargrove, Benson, Mulliken, and Prentice)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Directs the public employees' benefits board to develop a health savings account option for employees.
SB 6131 by Senators McCaslin, Mulliken, and Sheldon

Requiring costs associated with partisan primaries to be borne by the political parties.

Proposes that major political parties, as defined in RCW 29A.04.086, shall pay for all costs associated with partisan primaries, as described in RCW 29A.52.111. Costs shall be divided equally among the parties including a reasonable amount for administrative costs.

Directs the secretary of state to adopt by rule the calculation for assessment of each party's ratable share of administrative costs pursuant to chapter 34.05 RCW.

Requires the county auditor to certify the costs to the county treasurer with a copy to be delivered to the political parties. Upon receipt of such certification, each party must pay its share to the county's current expense fund or to the county election reserve fund if such a fund is established.

SB 6132 by Senators Prentice, Zarelli, Roach, Kohl-Welles, Schoesler, Eide, Rasmussen, and Benton

Companion Bill: 2364

Creating a use tax exemption when converting or merging a federal, foreign, or out-of-state credit union into a state charter.

Provides that no person may operate as a Christmas tree grower without first obtaining a license from the department.

Establishes an advisory committee to advise the director in the administration of the Christmas tree program.

SB 6133 by Senators Rasmussen, Schoesler, Swecker, and Pridemore

Licensing Christmas tree growers.

(AS OF SENATE 2ND READING 2/13/06)

Provides that no person may operate as a Christmas tree grower without first obtaining a license from the department.

Establishes an advisory committee to advise the director in the administration of the Christmas tree program.

SB 6134 by Senators Keiser, Kohl-Welles, Prentice, Kline, Weinstein, and Poulsen

Allowing canvassing boards to issue notices of civil infractions.

(SEE ALSO PROPOSED 1ST SUB)

Authors the canvassing board to issue notice of a class 1 civil infraction under chapter 7.80 RCW to any person challenging the registration of another if the canvassing board determines that the challenger: (1) Failed to exercise reasonable diligence in determining the accuracy of the allegations on which the challenge is based;

(2) Failed to base the challenge on his or her personal knowledge;

(3) Who in issuing the challenge, primarily considered the voter's political belief, political activity, or any characteristic protected by the law against discrimination under chapter 49.60 RCW; or

(4) Issued a challenge in bad faith or in an effort to intimidate, harass, or otherwise deter a properly registered voter from voting.

SB 6134-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Keiser, Kohl-Welles, Prentice, Kline, Weinstein, and Poulsen)

Concerning remedies for improper challenges to a voter's registration.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authors the canvassing board to issue notice of a class 1 civil infraction under chapter 7.80 RCW to any person challenging the registration of another if the canvassing board determines that the challenger: (1) Failed to exercise reasonable diligence in determining the accuracy of the allegations on which the challenge is based;

(2) Failed to base the challenge on his or her personal knowledge;

(3) Who in issuing the challenge, primarily considered the voter's political belief, political activity, or any characteristic...
protected by the law against discrimination under chapter 49.60
RCW; or
(4) Issued a challenge in bad faith or in an effort to
intimidate, harass, or otherwise deter a properly registered voter
from voting.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Government
Operations & Elections.
Jan 12 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 GO - Majority: 1st substitute bill be
substituted, do pass.
Minority: without recommendation.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6135 by Senators Jacobsen and Thibaudeau
Regulating off-campus student housing.

Directs the governing board of each state four-year institution
of higher education to develop and implement an off-campus
housing quality assessment program. At a minimum this program
must include the following elements: (1) Evaluation of the
institution of higher education’s responsibility and accountability
for the impacts of off-campus housing on the communities in
which that housing is located;
(2) Identification of assets and funding necessary to offset any
detrimental impacts to the residential community caused by the
institution of higher education’s off-campus housing;
(3) A process for reviewing the safety and habitability of off-
campus housing;
(4) Inventory and analysis of existing and projected off-
campus housing needs that identifies the number of housing units
necessary to manage projected student population growth;
(5) A review of available land and housing affordability for
current and projected off-campus housing needs; and
(6) Analysis of the infrastructure necessary to maintain
current and projected off-campus housing needs.

Requires the governing board of each state four-year
institution of higher education to hold a public hearing at least
biannually to discuss the institution’s development and
implementation of the off-campus housing quality assessment
program. The president, of the institution of higher education
holding the hearing, is required to attend.

Feb 2 GO - Majority: Substitute bill be passed.
Minority: substitute bill be disapproved.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6137 by Senators Stevens, Benton, Benson, and Muliken
Providing for discharge of specified personnel who abandon their
duties during a state of emergency.

Declares that, for the purposes of this act, "abandons" means
that the person is absent without leave from an assigned shift or
work station and the person has expressed, either by statement or
conduct, intent to abstain from carrying out his or her duties,
despite an ability to exercise such duties.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Early Learning, K-12
& Higher Education.

SB 6138 by Senator Stevens
Limiting the power of cities and towns to license businesses.

Establishes limitations on the power of cities and towns to
license businesses.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Government
Operations & Elections.
Jan 30 Public hearing in committee.

SB 6139 by Senator Stevens
Providing additional conditions for justifiable homicide.

Declares that a person is presumed to have held a reasonable
fear of imminent peril of death or great bodily harm to himself or
herself or another person when using deadly force pursuant to
RCW 9A.16.050(1)(c) if: (1) The person against whom the deadly
force was used was in the process of unlawfully and forcefully
entering, or had unlawfully and forcibly entered a dwelling,
residence, other place of abode, or occupied vehicle, or if that
person had removed or was attempting to remove another against
that person's will from a dwelling, residence, other place of
abode, or occupied vehicle; and
(2) The person who uses deadly force knew or had reason to
believe that an unlawful and forcible entry or unlawful and
forcible act was occurring or had occurred.

Designates situations when the presumption does not apply.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Judiciary.

SB 6140 by Senator Honeyford
Requiring issuance of special permits for certain overlength
combination units.

Provides that, in addition to any other special permits
authorized by law, the department of transportation shall issue
special permits to an applicant for the transport of overlength
combination units if the following conditions are met: (1) The
combination unit includes two full trailers, two semitrailers, or
one semitrailer and one full trailer, and the combination unit does not exceed ninety feet in length;
(2) The trailers must be newly manufactured, newly repaired, or in direct route to the repair shop, and the trailers will be transported outside the state without a load and will not be used for commercial purposes within the state; and
(3) The appropriate fees under RCW 46.44.0941 have been paid.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Transportation.

SB 6141 by Senator Honeyford
Including the value of wind turbine facilities in the property tax levy limit calculation.

(SUBSTITUTED FOR - SEE 1ST SUB)
Includes the value of wind turbine facilities in the property tax levy limit calculation.

SB 6141-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senator Honeyford)

(DIGEST AS ENACTED)
Includes the value of wind turbine facilities in the property tax levy limit calculation.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 11 Public hearing in committee.
Jan 17 Executive session in committee.
Jan 19 WE - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 2 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; do pass 1st substitute bill proposed by Water, Energy & Environment.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Feb 16 First reading, referred to Technology, Energy & Communications.
Feb 23 Public hearing and executive action taken in committee.
TEC - Executive action taken by committee.
TEC - Majority; do pass.
Feb 24 Referred to Finance.
Feb 27 Public hearing and executive action taken in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 4 Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Mar 7 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.

Mar 24 Governor signed.
Chapter 184, 2006 Laws.
Effective date 6/7/2006.

SB 6142 by Senator Honeyford
Regulating the use of bicycles with occupied baby carriers.

Declares that a person shall not operate a bicycle attached to an occupied baby carrier on a street or other roadway, unless the bicycle is operated within a city or town that prohibits the operation of bicycles on the sidewalk adjacent to the street or other roadway.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Transportation.

SB 6143 by Senator Honeyford
Funding vehicle inspections conducted by the Washington state patrol.

Provides that the fees collected under RCW 46.12.040(3) shall be credited to the vehicle inspection account created in this act.

Provides that expenditures from the account may be used only for vehicle inspections conducted by the Washington state patrol. Only the chief of the Washington state patrol or the chief's designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Transportation.

SB 6144 by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Benton, Carrell, Regala, Benson, and Pflug)
Clarifying the effect of retroactive registration requirements on sex offenders convicted in Washington who leave and then return to the state.

(SUBSTITUTED FOR - SEE 1ST SUB)
Amends RCW 9A.44.130 to clarify the effect of retroactive registration requirements on sex offenders convicted in Washington who leave and then return to the state.

SB 6144-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Stevens, Benton, Carrell, Regala, Benson, and Pflug)
Changing registration requirements for sex offenders coming from outside the state who establish or reestablish Washington residency.

(DIGEST AS ENACTED)
Amends RCW 9A.44.130 to clarify the effect of retroactive registration requirements on sex offenders convicted in Washington who leave and then return to the state.

-- 2006 REGULAR SESSION --
Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 47; nays, 1; absent, 0; excused, 1.
SB 6145 by Senators Keiser, Zarelli, Franklin, Esser, Doumit, Benson, Pridemore, Roach, Poulsen, Schmidt, Kohl-Welles, Fairley, Kline, Weinstein, Berkey, Rasmussen, and Benton

Providing parity for home care agency workers.

(SEE ALSO PROPOSED 1ST SUB)

Provides that benefits, including but not limited to medical, dental, and vision, shall be provided to home care agency workers at the same rate and on the same basis as benefits negotiated for individual provider home care workers.

SB 6145-S by Senate Committee on Ways & Means (originally sponsored by Senators Keiser, Zarelli, Franklin, Esser, Doumit, Benson, Pridemore, Roach, Poulsen, Schmidt, Kohl-Welles, Fairley, Kline, Weinstein, Berkey, Rasmussen, and Benton)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires that the contribution rate paid by the department to home care agencies for health care benefits for eligible agency individual provider home care workers.

SB 6146 by Senators Mulliken and Sheldon

Providing excise tax exemptions for districts providing water service that have three hundred connections or less.

Provides excise tax exemptions for districts providing water service that have three hundred connections or less.

-- 2006 REGULAR SESSION --

Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Ways & Means.
Jan 25 Public hearing in committee.

SB 6147 by Senators Mulliken and Morton

Exempting small school districts from certain laws and rules.

Provides that all school districts with a student enrollment of less than three thousand students are exempt from all state statutes and rules applicable to school districts and school district boards of directors except as provided in this act.

Requires all such school directors to: (1) Comply with state and federal health, safety, and civil rights laws applicable to school districts;

(2) Participate in the elementary, middle school, and high school standards and assessment examinations as required in RCW 28A.655.061;

(3) Employ instructional staff certificated in accordance with rules adopted under RCW 28A.410.010, but may hire noncertificated instructional staff of unusual competence and in exceptional cases as provided for in RCW 28A.150.260(3)(a);

(4) Comply with the employee record check requirements in RCW 28A.400.303;

(5) Be subject to the same financial and audit requirements as other school districts;

(6) Comply with the annual school performance report under RCW 28A.655.110;

(7) Comply with the open public meetings act in chapter 42.30 RCW; and

(8) Comply with chapters 41.56, 41.58, and 41.59 RCW.

-- 2006 REGULAR SESSION --

Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6148 by Senators Mulliken, Haugen, Hewitt, Morton, Parlette, Rasmussen, Schoesler, Delvin, Shin, Honeyford, and Schmidt

Providing sales and use tax exemptions for fuel used by farmers in farming businesses.

Provides sales and use tax exemptions for fuel used by farmers in farming businesses.

-- 2006 REGULAR SESSION --

Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Agriculture & Rural Economic Development.
Jan 16 Public hearing in committee.

SB 6149 by Senators Schoesler, Rasmussen, Morton, and Schmidt

Authorizing substitute teacher or educational aide contracts for school district officers under certain conditions.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes substitute teacher or educational aide contracts for school district officers under certain conditions.

SB 6149-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Schoesler, Rasmussen, Morton, and Schmidt)
Authorizes substitute teacher or educational aide contracts for school district officers under certain conditions.

Pertains to the letting of an employment contract as a substitute teacher or substitute educational aide to an officer of a second class school district that has two hundred or fewer full-time equivalent students. This exception applies only if the terms of the contract are commensurate with the pay plan or collective bargaining agreement applicable to all district employees and the board of directors has annually found, consistent with the written policy under RCW 28A.330.240, that there is a shortage of substitute teachers in the school district.

SB 6150 by Senators Fraser, Hewitt, Doumit, Pflug, Brandland, Roach, Rasmussen, Pridemore, Deccio, Fairley, Thibaudeau, Schmidt, Regala, and Rockefeller; by request of Department of Community, Trade, and Economic Development and Public Works Board

Authorizes projects recommended by the public works board.

SB 6150-S by Senate Committee on Ways & Means (originally sponsored by Senators Fraser, Hewitt, Doumit, Pflug, Brandland, Roach, Rasmussen, Pridemore, Deccio, Fairley, Thibaudeau, Schmidt, Regala, and Rockefeller; by request of Department of Community, Trade, and Economic Development and Public Works Board)

Authorizes projects recommended by the public works board.

Finds that because federal project water has not been delivered as anticipated, aquifer levels have continued to decline despite department of ecology and community efforts to manage ground water withdrawals in a sustainable manner.

Finds that, because substantial project expansion and aquifer recharge is a long-term effort, the continued availability of ground water for domestic, municipal, industrial, and agricultural uses in the region is in great jeopardy.

Declares that immediate relief is needed to encourage more efficient use of water and to protect the region's citizens from economic hardships and public health and safety risks that can result from declining aquifer levels.

SB 6151 by Senators Schoesler, Poulsen, Mulliken, Rasmussen, Jacobsen, Morton, and Delvin

Protecting aquifer levels.

Finds that the department of ecology adopted ground water management subarea rules to manage aquifer depletions in the Odessa subarea, which includes undeveloped portions of the federal Columbia basin project.

Finds that deep well agricultural irrigation was permitted within the Odessa subarea under the expectation that federal Columbia basin project water would be delivered to replace the temporary ground water withdrawals in time to stabilize aquifer levels.

Finds that because federal project water has not been delivered as anticipated, aquifer levels have continued to decline despite department of ecology and community efforts to manage ground water withdrawals in a sustainable manner.

Finds that, because substantial project expansion and aquifer recharge is a long-term effort, the continued availability of ground water for domestic, municipal, industrial, and agricultural uses in the region is in great jeopardy.

Declares that immediate relief is needed to encourage more efficient use of water and to protect the region's citizens from economic hardships and public health and safety risks that can result from declining aquifer levels.

SB 6151-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Schoesler, Poulsen, Mulliken, Rasmussen, Jacobsen, Morton, and Delvin)

(FIGEST AS ENACTED)

Finds that the department of ecology adopted ground water management subarea rules to manage aquifer depletions in the Odessa subarea, which includes undeveloped portions of the federal Columbia basin project.

Finds that deep well agricultural irrigation was permitted within the Odessa subarea under the expectation that federal Columbia basin project water would be delivered to replace the temporary ground water withdrawals in time to stabilize aquifer levels.

Finds that because federal project water has not been delivered as anticipated, aquifer levels have continued to decline despite department of ecology and community efforts to manage ground water withdrawals in a sustainable manner.

Finds that, because substantial project expansion and aquifer recharge is a long-term effort, the continued availability of ground water for domestic, municipal, industrial, and agricultural uses in the region is in great jeopardy.

Declares that immediate relief is needed to encourage more efficient use of water and to protect the region's citizens from economic hardships and public health and safety risks that can result from declining aquifer levels.

Requires the department to submit a report to the legislature as to the status of the aquifer, participation in the nonuse program set forth in this act, and the outcome of the United States bureau of reclamation's study on feasible alternatives to Odessa groundwater use. This report must be submitted six months after completion of the United States bureau of reclamation's study, which is expected to be completed in February 2011. The department's report must also suggest viable solutions and the actions needed by the state to move forward with such solutions.

SB 6151-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Schoesler, Poulsen, Mulliken, Rasmussen, Jacobsen, Morton, and Delvin)

(FIGEST AS ENACTED)

Finds that the department of ecology adopted ground water management subarea rules to manage aquifer depletions in the Odessa subarea, which includes undeveloped portions of the federal Columbia basin project.

Finds that deep well agricultural irrigation was permitted within the Odessa subarea under the expectation that federal Columbia basin project water would be delivered to replace the temporary ground water withdrawals in time to stabilize aquifer levels.

Finds that because federal project water has not been delivered as anticipated, aquifer levels have continued to decline despite department of ecology and community efforts to manage ground water withdrawals in a sustainable manner.

Finds that, because substantial project expansion and aquifer recharge is a long-term effort, the continued availability of ground water for domestic, municipal, industrial, and agricultural uses in the region is in great jeopardy.

Declares that immediate relief is needed to encourage more efficient use of water and to protect the region's citizens from economic hardships and public health and safety risks that can result from declining aquifer levels.

SB 6151-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Schoesler, Poulsen, Mulliken, Rasmussen, Jacobsen, Morton, and Delvin)

(FIGEST AS ENACTED)

Finds that the department of ecology adopted ground water management subarea rules to manage aquifer depletions in the Odessa subarea, which includes undeveloped portions of the federal Columbia basin project.

Finds that deep well agricultural irrigation was permitted within the Odessa subarea under the expectation that federal Columbia basin project water would be delivered to replace the temporary ground water withdrawals in time to stabilize aquifer levels.
SB 6152 by Senators Kastama and Kline; by request of Public Disclosure Commission

Regarding penalties for violations of the public disclosure act.

(DIGEST AS ENACTED)

Declares an intent to increase the authority of the public disclosure commission to more effectively foster compliance with our state's public disclosure and fair campaign practices act.

Declares an intent to make the agency's penalty authority for violations of this chapter more consistent with other agencies that enforce state ethics laws and more commensurate with the level of political spending in the state of Washington.

-- 2006 REGULAR SESSION --

Dec 12 Prefiled for introduction.
Jan 23 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 26 GO - Majority; do pass.
Minority: do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 3; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 11 First reading, referred to State Government Operations & Accountability.
Feb 17 Public hearing and executive action taken in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass.
Feb 21 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 3 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 4 Delivered to Governor.
Mar 29 Governor signed.
Chapter 168, 2006 Laws.
Effective date 3/22/2006.

SB 6153 by Senators Roach, Pflug, Carrell, Benson, Delvin, Schoesler, Schmidt, McCaslin, Oke, Mulliken, Sheldon, Parlette, Benton, and Esser

Increasing the penalty for sex offenses committed against children.

Finds that children are particularly vulnerable to the crimes committed by sex offenders and that more must be done to stop sex offenders who prey upon children.

Declares an intent to further protect children from sex offenders by increasing the penalty for offenders convicted of rape of a child in the first degree and child molestation in the first degree to a minimum term of imprisonment of not less than twenty-five years.

Declares an intent to require the use of electronic monitoring to supervise the most dangerous sex offenders, if an offender is released back into the community.

-- 2006 REGULAR SESSION --

Dec 12 Prefiled for introduction.
Jan 9 First reading, referred to Judiciary.

SB 6154 by Senators Roach, Pflug, Carrell, Benson, Delvin, Schoesler, Oke, Mulliken, and Benton

Including sexually violent predator under the definition of aggravated first degree murder.

Includes sexually violent predator under the definition of aggravated first degree murder.

-- 2006 REGULAR SESSION --

Dec 12 Prefiled for introduction.
Jan 9 First reading, referred to Judiciary.

SB 6155 by Senators Fairley and Kline

Companion Bill: 2390

Modifying requirements for licensing of facilities serving children and persons with developmental disabilities.

Revises provisions relating to the location of facilities licensed by the department of social and health services for the purpose of serving children and persons with developmental disabilities.

-- 2006 REGULAR SESSION --

Dec 15 Prefiled for introduction.
Jan 9 Public hearing in committee.
First reading, referred to Health & Long-Term Care.

SB 6156 by Senator Fairley

Requiring inspections of remodels to single-family residences.

(SEE ALSO PROPOSED 1ST SUB)

Finds that among the laudable purposes and objectives for adopting a state building code is the promotion of the health, safety, and welfare of homeowners who remodel or add to their homes.

Finds that such purposes are not met unless the state building code is effectively enforced through a comprehensive inspection program, which emphasizes inspections of remodels and additions to owner-occupied, single-family homes.

Declares that a county or city violates RCW 19.27.050 when the jurisdiction either: (1) Fails to inform a homeowner remodeling or adding to the homeowner’s residence that a final inspection is required; or

(2) Fails to ensure that a final inspection is made of the remodel or addition to an owner-occupied, single-family residence.
SB 6156 - by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senator Fairley)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that among the laudable purposes and objectives for adopting a state building code is the promotion of the health, safety, and welfare of homeowners who remodel or add to their homes.

Finds that such purposes are not met unless the state building code is effectively enforced through a comprehensive inspection program, which emphasizes inspections of remodels and additions to owner-occupied, single-family homes.

Declares that a county or city violates RCW 19.27.050 when the jurisdiction fails to provide: (1) An owner of record, who is remodeling or adding to an owner-occupied, single-family residence, a copy of the inspection schedule from the local permit issuing authority by regular mail; and

(2) A copy of the inspection schedule from the local permit issuing authority to the owner of record at the site of the first inspection required by the local permit issuing authority. The requirements of this provision only apply to remodels or additions to owner-occupied, single-family residences.

-- 2006 REGULAR SESSION --

Dec 15 Prefiled for introduction.
Jan 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 12 Public hearing in committee.
Jan 19 Executive session in committee.
Feb 23 Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6157 - by Senators Jacobsen and Oke

Companion Bill: 2330

Modifying provisions concerning the administration of a crab pot buoy tag program.

Revises provisions concerning the administration of a crab pot buoy tag program.

-- 2006 REGULAR SESSION --

Dec 16 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 12 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.

SB 6158 - by Senators Jacobsen, Oke, Spanel, Doumit, and Shin

Companion Bill: 2331

Concerning public disclosure requirements for sensitive fish and wildlife data.

(SEE ALSO PROPOSED 1ST SUB)

Clarifies the public disclosure of sensitive fish and wildlife data.

SB 6158-S - by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Oke, Spanel, Doumit, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Clarifies the public disclosure of sensitive fish and wildlife data.

Provides that sensitive fish and wildlife data may be released to the following entities and their agents for fish, wildlife, land management purposes, or scientific research needs: Government agencies, public utilities, and accredited colleges and universities. Sensitive wildlife data may also be released to the owner, lessee, or right of way or easement holder of the private land to which the data pertains. The release of sensitive fish and wildlife data may be subject to a confidentiality agreement.

-- 2006 REGULAR SESSION --

Dec 16 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 12 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 NROR - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 6159 - by Senators Jacobsen, Oke, and Spanel

Companion Bill: 2332

Concerning recreational fishing for albacore tuna.

(DIGEST AS ENACTED)

Provides that a recreational fishing or shellfish license is required for albacore tuna.

-- 2006 REGULAR SESSION --

Dec 16 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 12 Public hearing in committee.
Jan 16 Executive session in committee.
Jan 19 NROR - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yes, 39; nays, 10; absent, 0; excused, 0.
-- IN THE HOUSE --
Feb 10 First reading, referred to Natural Resources, Ecology & Parks.
Feb 16 Public hearing and executive action taken in committee.
NREP - Executive action taken by committee.
Feb 17 NREP - Majority; do pass.
Feb 21 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Third reading, passed; yes, 96; nays, 2; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 3 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 4 Delivered to Governor.
Mar 15 Governor signed.
Chapter 57, 2006 Laws.
Effective date 6/7/2006.

SB 6160 - by Senators Jacobsen, Morton, Fraser, and Oke

Abolishing the Washington wildlife rescue coalition.

Repeals RCW 90.56.100.

-- 2006 REGULAR SESSION --

Dec 16 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 12 Public hearing in committee.
SB 6161 by Senator Oke
Concerning group fishing permits.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes the director to set conditions and issue a group fishing permit to groups working in partnership with and participating in department outdoor education programs. At the discretion of the director, a processing fee may be applied.

SB 6161-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Oke)

(DIGEST AS ENACTED)

Authorizes the director to set conditions and issue a group fishing permit to groups working in partnership with and participating in department outdoor education programs. At the discretion of the director, a processing fee may be applied.

-- 2006 REGULAR SESSION --

Dec 16 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 12 Public hearing in committee.
Jan 16 Executive session in committee.
Jan 19 NROR - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 7 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --

Feb 8 First reading, referred to Natural Resources, Ecology & Parks.
Feb 16 Public hearing and executive action taken in committee.
NREP - Executive action taken by committee.
Feb 17 NREP - Majority; do pass.
Feb 21 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 9 Governor signed.
Chapter 16, 2006 Laws.
Effective date 6/7/2006.

SB 6162 by Senator Haugen; by request of Transportation Improvement Board

Companion Bill: 3011

Harmonizing and updating various aspects of the urban arterial program.

(AS OF SENATE 2ND READING 2/11/06)
dollars or five times the retail value of the cigarettes involved in the violation, whichever is greater.

SB 6164-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Oke, and Rockefeller)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the state director of fire protection to determine for each variety of cigarette sold or proposed for sale in this state whether that variety of cigarette is fire safe.

Provides that a person may not distribute or offer to sell a cigarette within this state unless the cigarette is of a variety the state director of fire protection has listed as fire safe under this act. This provision does not apply to distribution of, or an offer to sell, cigarettes exempted from state taxation.

Provides that a cigarette package or carton may not bear markings, stickers, labeling, or other devices identifying cigarettes contained in the package or carton as fire-safe cigarettes unless the cigarettes are of a variety the state director of fire protection has listed as fire safe under this act.

Authorizes the state director of fire protection to impose a civil penalty for a violation of this act. The civil penalty may not exceed: (1) For a person who distributes or offers to sell cigarettes to a wholesaler or retailer, ten thousand dollars or five times the value of the cigarettes involved in the violation, whichever is greater; or (2) For a person who distributes or offers to sell cigarettes to the public: (a) For a distribution or offer of not more than one thousand cigarettes, five hundred dollars; and (b) for a distribution or offer of more than one thousand cigarettes, one thousand dollars or five times the retail value of the cigarettes involved in the violation, whichever is greater.

SB 6165 by Senators Hargrove, Zarelli, McAuliffe, Esser, Doumit, Schmidt, Kohl-Welles, Benson, Keiser, Roach, Fairley, Weinstein, Rockefeller, Rasmussen, Franklin, Brown, and Kline

Providing collective bargaining for family child care providers.

(SEE ALSO PROPOSED 2ND SUB)

Improves access to and the stability of quality child care through providing collective bargaining and other representation rights for family child care providers and licensees.

SB 6165-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Zarelli, McAuliffe, Esser, Doumit, Schmidt, Kohl-Welles, Benson, Keiser, Roach, Fairley, Weinstein, Rockefeller, Rasmussen, Franklin, Brown, and Kline)

(SEE ALSO PROPOSED 2ND SUB)

Improves access to and the stability of quality child care through providing collective bargaining and other representation rights for family child care providers and licensees.

SB 6165-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Hargrove, Zarelli, McAuliffe, Esser, Doumit, Schmidt, Kohl-Welles, Benson, Keiser, Roach, Fairley, Weinstein, Rockefeller, Rasmussen, Franklin, Brown, and Kline)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Improves access to and the stability of quality child care through providing collective bargaining and other representation rights for family child care providers and licensees.

SB 6166 by Senators Fairley, Benton, Prentice, Keiser, Franklin, Berkey, Brandland, and Benson; by request of Department of Financial Institutions

Companion Bill: 2340

Regulating mortgage brokers and loan originators.

(SUBSTITUTED FOR - SEE 1ST SUB)

Establishes provisions to regulate mortgage brokers and loan originators.

SB 6166-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Benton, Prentice, Keiser, Franklin, Berkey, Brandland, and Benson; by request of Department of Financial Institutions)

(AS OF SENATE 2ND READING 2/09/06)

Establishes provisions to regulate mortgage brokers and loan originators.

SB 6166 by Senators Fairley, Benton, Prentice, Keiser, Franklin, Berkey, Brandland, and Benson; by request of Department of Financial Institutions

Companion Bill: 2340

Regulating mortgage brokers and loan originators.

(SUBSTITUTED FOR - SEE 1ST SUB)

Establishes provisions to regulate mortgage brokers and loan originators.

SB 6166 by Senators Fairley, Benton, Prentice, Keiser, Franklin, Berkey, Brandland, and Benson; by request of Department of Financial Institutions

Companion Bill: 2340

Regulating mortgage brokers and loan originators.
SB 6167 by Senators Fairley, Benton, Keiser, Franklin, Prentice, Benson, Brandland, Berkey, Schmidt, and Kline; by request of Department of Financial Institutions

Companion Bill: 2338

Extending the mortgage lending fraud prosecution account.

Extends the mortgage lending fraud prosecution account to June 30, 2011.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.
Jan 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 18 Public hearing in committee.
Jan 19 Executive session in committee.
Jan 23 FHC - Majority; do pass.
Feb 2 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6168 by Senators Fairley, Benton, Keiser, Benson, Prentice, Franklin, Brandland, Berkey, and Schmidt; by request of Department of Financial Institutions

Companion Bill: 2339

Regulating business development companies and the participation of financial institutions and nondepository lenders in economic development within the state.

(SUBSTITUTED FOR - SEE 1ST SUB)


SB 6168-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Benton, Keiser, Benson, Prentice, Franklin, Brandland, Berkey, and Schmidt; by request of Department of Financial Institutions)

(DIGEST AS ENACTED)


-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.
Jan 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 11 Public hearing in committee.
Jan 17 Executive session in committee.
Jan 19 FHC - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --

Feb 14 First reading, referred to Financial Institutions & Insurance.
Feb 16 Public hearing and executive action taken in committee.
FII - Executive action taken by committee.
FII - Majority; do pass.
Feb 20 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
-- IN THE SENATE --

Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 7 Delivered to Governor.
Mar 17 Governor signed.

SB 6169 by Senators Kohl-Welles, Fairley, Prentice, Schmidt, Keiser, Benson, Kline, Franklin, Pridemore, Poulsen, and Esser

Companion Bill: 2801

Authorizing removal of discriminatory provisions in the governing documents of homeowners' associations.

(DIGEST AS ENACTED)

Finds that some homeowners' associations have governing documents that contain discriminatory covenants, conditions, or restrictions that are void and unenforceable under both the Federal Fair Housing Amendments Act of 1988 and RCW 49.60.224. The continued existence of these discriminatory covenants, conditions, or restrictions is contrary to public policy and repugnant to many property owners.

Declares an intent to allow homeowners' associations to remove all remnants of discrimination from their governing documents.

-- 2006 REGULAR SESSION --

Dec 21 Prefiled for introduction.
Jan 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 19 Public hearing and executive action taken in committee.
Jan 23 FHC - Majority; do pass.
Feb 2 Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 13 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --

Feb 14 First reading, referred to Judiciary.
Feb 22 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading suspension calendar.
Mar 1 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --

Mar 3 President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 4 Delivered to Governor.
Mar 15 Governor signed.
Chapter 58, 2006 Laws.
Effective date 6/7/2006.

SB 6170 by Senators Rasmussen, Deccio, Mulliken, Jacobsen, Morton, Shin, Hewitt, Zarelli, and Honeyford
Companion Bill: 2365
Extending the date when counties which have authorized facilities for agriculture promotion must allow a credit for city lodging taxes.

Provides that, in the event that any county has levied the tax authorized by RCW 67.28.180 and has, prior to June 26, 1975, pledged the tax revenues for payment of principal and interest on city revenue or general obligation bonds and has developed facilities for agricultural promotion prior to January 1, 2005, the county is exempt under this act in respect to revenue or general obligation bonds issued after April 1, 1991, only if the bonds mature before January 1, 2021.

-- 2006 REGULAR SESSION --
Dec 22 Prefiled for introduction.
Jan 9 First reading, referred to Agriculture & Rural Economic Development.
Jan 19 Public hearing and executive action taken in committee.
Jan 23 ARED - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6171 by Senators McAuliffe, Schmidt, Rasmussen, and Kohl-Welles
Creating a demonstration project to help prepare bilingual and special education teachers.

(SUBSTITUTED FOR - SEE 1ST SUB)
Finds that there is a considerable shortage of qualified, certificated teachers in the areas of bilingual education and special education.

Finds it will require concerted efforts to counter these deficits and to meet the growing demand for such teachers.

Declares an intent to address this by using the proven successful strategy of recruiting classified public school employees who have the explicit interest, commitment, and life experience to teach in these areas.

Creates a demonstration project to assist classified public K-12 school employees to earn a teaching certificate with an endorsement for bilingual education or special education. The project shall provide conditional scholarships through either the future teachers conditional scholarship program and loan repayment program in accordance with chapter 28B.102 RCW or one of the alternative routes to teacher certification in accordance with chapter 28A.660 RCW.

Directs the higher education coordinating board to provide the legislature and governor with findings about the impact of this demonstration project on persons entering the teaching profession in the shortage areas of bilingual education and special education by no later than January 2008.

-- 2006 REGULAR SESSION --
Dec 22 Prefiled for introduction.
Jan 9 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 16 Public hearing in committee.
Jan 20 Executive session in committee.
Jan 23 EKHE - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.
Jan 31 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --
Feb 15 First reading, referred to Higher Education & Workforce Education.
Feb 17 Public hearing in committee.
Feb 23 Executive session in committee.
HEWE - Executive action taken by committee.
HEWE - Majority; do pass.
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6172 by Senators McAuliffe, Hargrove, Thibaudeau, Shin, Weinstein, Rockefeller, Keiser, Regala, Eide, Rasmussen, and Benton
Strengthening sex offender provisions.

(SUBSTITUTED FOR - SEE 2ND SUB)
Enhances sex offender provisions.

SB 6172-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators McAuliffe, Hargrove, Thibaudeau, Shin, Weinstein, Rockefeller, Keiser, Regala, Eide, Rasmussen, and Benton)
Increasing penalties for specified sex offenses.

(SUBSTITUTED FOR - SEE 2ND SUB)
Enhances sex offender provisions.

SB 6172-S2 by Senate Committee on Ways & Means (originally sponsored by Senators McAuliffe, Hargrove, Thibaudeau, Shin, Weinstein, Rockefeller, Keiser, Regala, Eide, Rasmussen, and Benton)
(DIGEST AS ENACTED)

Enhances sex offender provisions.

-- 2006 REGULAR SESSION --

Dec 22 Prefiled for introduction.
Jan 9 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 9 2nd substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 3; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 15 First reading, referred to Criminal Justice & Corrections.
Feb 17 Public hearing in committee.
Feb 23 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass with amendment(s).
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Feb 27 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s)
by Criminal Justice & Corrections.
Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 3 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 2;
absent, 0; excused, 0.
-- IN THE SENATE --
Mar 6 Senate concurred in House amendments.
Passed final passage; yeas, 46; nays, 2; absent, 0;
excused, 1.
Mar 7 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 20 Governor signed.
Chapter 139, 2006 Laws.
Effective date 6/7/2006***.

SB 6173 by Senators Franklin, Rasmussen, and Benton
Providing excise tax relief for small businesses.
Provides excise tax relief for small businesses.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Ways & Means.
Jan 24 Public hearing in committee.

SB 6174 by Senators Poulson, Morton, and Rockefeller; by request of Utilities & Transportation Commission
Modifying utilities and transportation commission provisions.

Revises provisions relating to duties of the utilities and transportation commission, including commissioner appointments, delegation of powers, and appointment of administrative law judges.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.
Jan 12 Public hearing in committee.

SB 6175 by Senator Jacobsen; by request of Department of Natural Resources
Concerning the regulation of surface mining.

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions relating to regulation of surface mining. Appropriates the sum of five hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the surface mining reclamation account to the department of natural resources for the purposes of surface mine reclamation.

SB 6175-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Jacobsen; by request of Department of Natural Resources)

(SUBSTITUTED FOR - SEE 2ND SUB)

Revises provisions relating to regulation of surface mining. Appropriates the sum of five hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the surface mining reclamation account to the department of natural resources for the purposes of surface mine reclamation.

SB 6175-S2 by Senate Committee on Ways & Means
(originally sponsored by Senator Jacobsen; by request of Department of Natural Resources)

(DIGEST AS ENACTED)

Revises provisions relating to regulation of surface mining by ensuring adequate performance security to cover reclamation costs for mines and providing fees for the operation of the surface mining program.

-- 2006 REGULAR SESSION --

Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 16 Public hearing in committee.
Jan 25 Executive session in committee.
Jan 26 NROR - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 24 2nd substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0;
absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 27 Public hearing and executive action taken in committee.
First reading, referred to Appropriations.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s).
Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 4 Committee amendment not adopted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 72; nays, 24; absent, 0; excused, 2.
-- IN THE SENATE --
Mar 7 Senate concurred in House amendments.
Passed final passage; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 30 Governor signed.
Chapter 341, 2006 Laws.
Effective date 6/7/2006*

SB 6176  by Senators Fraser, Jacobsen, and Doumit; by request of Department of Natural Resources
Companion Bill: 2384
Concerning the state geological survey.

Declares that the purpose of the state geological survey is to map and study the geology of the state of Washington for the benefit of the citizens of the state. The map and study must: (1) Conduct basic mapping of the geologic units and structure by delineating their geographic locations, ages, history, and orientations; (2) Identify geologic hazards and risks, including those from landslides, volcanoes, earthquakes, tsunamis, and floods; (3) Document, regulate, and maintain records on the state's geological resources; (4) Promote general knowledge and awareness of the state's geology for educational and recreational purposes.

Declares that the position of state geologist within the department is created and shall be appointed by the commissioner of public lands.

Repeals RCW 43.30.600, 43.92.020, 43.92.040, 43.92.060, and 43.92.070.

-- 2006 REGULAR SESSION --
Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6177  by Senators Fraser, Morton, and Jacobsen; by request of Department of Natural Resources
Companion Bill: 2428
Authorizing oil and gas regulatory cost-reimbursements.

Authorizes the department to enter into a written cost-reimbursement agreement with an applicant, permit holder, or project operator to recover from the applicant, permit holder, or project operator the reasonable costs incurred by the department in carrying out the requirements of chapter 78.52 RCW, as they relate to permit coordination, environmental review, application review, technical studies in support of permit processing, or orders issued by the oil and gas supervisor and permit compliance.

-- 2006 REGULAR SESSION --
Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6178  by Senator Jacobsen; by request of Department of Natural Resources
Companion Bill: 2385
Making technical corrections to certain public lands statutes.

Makes technical corrections to certain public lands statutes.
Repeals 2003 c 381 ss 1, 2, and 3.

-- 2006 REGULAR SESSION --
Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6179  by Senator Jacobsen; by request of Department of Natural Resources
Companion Bill: 2386
Modifying provisions related to the commercial harvest of geoduck clams.

Revises provisions related to the commercial harvest of geoduck clams.

-- 2006 REGULAR SESSION --
Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 11 Public hearing in committee.
Jan 16 Executive session in committee.
Jan 18 NROR - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6180  by Senators Jacobsen, Doumit, and Rockefeller; by request of Department of Natural Resources
Companion Bill: 2387
Allowing the department of natural resources to exchange certain state lands.

(SEE ALSO PROPOSED 1ST SUB)
Authorizes the department of natural resources to exchange certain state lands.

SB 6180-S  by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Doumit, and Rockefeller; by request of Department of Natural Resources)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Authorizes the department of natural resources to exchange certain state lands.

-- 2006 REGULAR SESSION --
Dec 29 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 11 Public hearing in committee.
Jan 25 Executive session in committee.
Jan 26 NROR - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means. Referred to Ways & Means.

SB 6181  by Senator Fairley; by request of Insurance Commissioner
Companion Bill: 2405
Regulating the compensation paid by an insurer to an insurance broker.
Regulates the compensation paid by an insurer to an insurance broker.

SB 6181-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senator Fairley; by request of Insurance Commissioner)

(see also proposed 1st substitute)
Regulates the compensation paid by an insurer to an insurance broker.

Jan 3 Prefiled for introduction.
Jan 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 11 Public hearing in committee.
Jan 17 Executive session in committee.
Jan 19 FHC - Majority; 1st substitute bill be substituted, do pass.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6182 by Senators Berkey, Fairley, and Shin; by request of Insurance Commissioner

Compensating the victims of uninsured and underinsured motorists.

(see also proposed 1st substitute)
Declares that the purpose of this act is to protect innocent victims of uninsured and underinsured motorists. Covered persons are entitled to coverage without regard to whether an event was intentionally caused unless the insurer can demonstrate that the covered person intended to cause the damage for which uninsured and/or underinsured motorists' coverage is sought. As used in this act, and in the section of policies providing the underinsured motorist coverage described in this act, "accident" means an occurrence that is unexpected and unintended from the standpoint of the covered person.

SB 6182-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Berkey, Fairley, and Shin; by request of Insurance Commissioner)

(digest of proposed 1st substitute)
Provides that if the covered person seeking underinsured motorist coverage under this act was the intended victim of the tort feasor, the incident must be reported to the appropriate law enforcement agency and the covered person must cooperate with any related law enforcement investigation. Declares that the purpose of this act is to protect innocent victims of uninsured and underinsured motorists. Covered persons are entitled to coverage without regard to whether an event was intentionally caused unless the insurer can demonstrate that the covered person intended to cause the damage for which uninsured and/or underinsured motorists' coverage is sought. As used in this act, and in the section of policies providing the underinsured motorist coverage described in this act, "accident" means an occurrence that is unexpected and unintended from the standpoint of the covered person.

Jan 3 Prefiled for introduction.
Jan 9 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 11 Public hearing in committee.
Jan 17 Executive session in committee.
Jan 19 FHC - Majority; 1st substitute bill be substituted, do pass.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6183 by Senator Kastama

Creating provisions relating to the hepatitis C virus.

(see also proposed 2nd substitute)
Declares an intent to establish a system to accurately monitor the incidence of hepatitis C in the state of Washington for the purposes of understanding, controlling, and reducing its occurrence, and directing appropriate resources to its treatment. To accomplish this, the legislature has determined that hepatitis C cases shall be reported to the department of health, and that a statewide population-based hepatitis C registry shall be established. To encourage primary and secondary prevention activities, a comprehensive hepatitis C awareness and education campaign shall also be established.

SB 6183-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senator Kastama)

(digest of proposed 2nd substitute)
Declares an intent to establish a system to accurately monitor the incidence of hepatitis C in the state of Washington for the purposes of understanding, controlling, and reducing its occurrence, and directing appropriate resources to its treatment. To accomplish this, the legislature has determined that hepatitis C cases shall be reported to the department of health, and that a statewide population-based hepatitis C data base shall be established. Provides that the act shall be null and void if appropriations are not approved.

SB 6183-S2 by Senate Committee on Ways & Means (originally sponsored by Senator Kastama)

(digest of proposed 2nd substitute)
Declares an intent to establish a system to accurately monitor the incidence of hepatitis C in the state of Washington for the purposes of understanding, controlling, and reducing its occurrence, and directing appropriate resources to its treatment. To accomplish this, the legislature has determined that hepatitis C cases shall be reported to the department of health, and that a statewide population-based hepatitis C data base shall be established. Provides that, to the extent funds are appropriated for this purpose, the department of health shall implement a comprehensive hepatitis C public awareness and education campaign for the general public and health care providers.
SB 6184 by Senators Kastama, Oke, Rasmussen, Kohl-Welles, and Esser

Providing a bonus for teachers who attain certification from the national board for professional teaching standards certification.

Provides that certificated instructional staff who have attained certification from the national board for professional teaching standards shall receive a bonus of ten thousand dollars each year in which they maintain their certification from the national board for professional teaching standards. The annual bonus for national certification is provided in addition to compensation received under a district's salary schedule adopted in accordance with RCW 28A.405.200 and shall not be included in calculations of a district's average salary and associated salary limitation under RCW 28A.400.200. The bonus shall not be considered earnable compensation as defined in RCW 41.32.010 or compensation earnable as defined in RCW 41.40.010 and 41.35.010.

-- 2006 REGULAR SESSION --
Jan 3 Prefiled for introduction.
Jan 9 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 16 Public hearing in committee.

SB 6185 by Senators Keiser, Kohl-Welles, Thibaudeau, Kline, and Poulsen

Companion Bill: 2392

Modifying the family and medical leave act.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that an employee is entitled to a total of twelve workweeks of leave during any twelve-month period for one or more of the following: (1) Because of the birth of a child of the employee and in order to care for the child; (2) Because of the placement of a child with the employee for adoption or foster care; (3) In order to care for a family member of the employee, if the family member has a serious health condition; or (4) Because of a serious health condition that makes the employee unable to perform the functions of the position of the employee.

Provides that the entitlement to leave for the birth or placement of a child expires at the end of the twelve-month period beginning on the date of such birth or placement.

Declares that any employee who takes leave under this act for the intended purpose of the leave is entitled, on return from the leave: (1) To be restored by the employer to the position of employment held by the employee when the leave commenced; or (2) To be restored to an equivalent position with equivalent employment benefits, pay, and other terms and conditions of employment at a workplace within twenty miles of the employee's workplace when leave commenced.

Declares that it is unlawful for any employer to: (1) Interfere with, restrain, or deny the exercise of, or the attempt to exercise, any right provided under this act; or (2) Discharge or in any other manner discriminate against any individual for opposing any practice made unlawful by this act.

Provides that an employer who is found, in accordance with this act, to have violated a requirement of chapter 49.78 RCW and the rules adopted under this chapter, is subject to a civil penalty of not less than one thousand dollars for each violation. Civil penalties must be collected by the department and deposited into the family and medical leave enforcement account.

Repeals provisions of chapter 49.78 RCW.

-- 2006 REGULAR SESSION --
Jan 3 Prefiled for introduction.
Jan 9 First reading, referred to Labor, Commerce, Research & Development.
Jan 12 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 LCRD - Majority: 1st substitute bill be substituted, do pass.
Feb 7 Passed to Rules Committee for second reading.
Feb 8 Rules suspended. Placed on Third Reading.
Feb 10 First reading, referred to Commerce & Labor.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Mar 3 President signed.
Mar 15 Governor signed.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 4 Delivered to Governor.

-- IN THE HOUSE --
Speaker signed.

Effective date 6/7/2006.

SB 6186 by Senators Keiser, Thibaudeau, Kline, and Kohl-Welles

(DIGEST AS ENACTED)

Provides that an employee is entitled to a total of twelve workweeks of leave during any twelve-month period for one or more of the following: (1) Because of the birth of a child of the employee and in order to care for the child; (2) Because of the placement of a child with the employee for adoption or foster care; (3) In order to care for a family member of the employee, if the family member has a serious health condition; or (4) Because of a serious health condition that makes the employee unable to perform the functions of the position of the employee.

Provides that the entitlement to leave for the birth or placement of a child expires at the end of the twelve-month period beginning on the date of such birth or placement.

Declares that any employee who takes leave under this act for the intended purpose of the leave is entitled, on return from the leave: (1) To be restored by the employer to the position of employment held by the employee when the leave commenced; or (2) To be restored to an equivalent position with equivalent employment benefits, pay, and other terms and conditions of employment at a workplace within twenty miles of the employee's workplace when leave commenced.

Declares that it is unlawful for any employer to: (1) Interfere with, restrain, or deny the exercise of, or the attempt to exercise, any right provided under this act; or (2) Discharge or in any other manner discriminate against any individual for opposing any practice made unlawful by this act.

Provides that an employer who is found, in accordance with this act, to have violated a requirement of chapter 49.78 RCW and the rules adopted under this chapter, is subject to a civil penalty of not less than one thousand dollars for each violation. Civil penalties must be collected by the department and deposited into the family and medical leave enforcement account.

Repeals provisions of chapter 49.78 RCW.
Providing insurance coverage to dependent children.

**SEE ALSO PROPOSED 1ST SUB**

Provides that any disability insurance contract that provides coverage for a dependent child must cover any unmarried child of the subscriber or the subscriber's spouse if the child is under the limiting age of twenty-five.

Provides that any individual health care service plan contract or group health care service plan contract that provides coverage for a dependent child must cover any unmarried child of the subscriber or the subscriber's spouse if the child is under the limiting age of twenty-five.

Provides that any health maintenance agreement that provides coverage for a dependent child must cover any unmarried child of the subscriber or the subscriber's spouse if the child is under the limiting age of twenty-five.

**SB 6186-S** by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Thibaudeau, Kline, and Kohl-Welles)

Making available optional insurance coverage to dependent children.

*(DIGEST OF PROPOSED 1ST SUBSTITUTE)*

Provides that any plan offered to public employees under chapter 41.05 RCW must offer each public employee the option of covering any unmarried dependent of the employee: (1) Under the age of twenty-five; or

(2) Under the age of thirty and a veteran, as defined in RCW 41.04.007, regardless of whether the dependent is enrolled in an educational institution.

Provides that any employee choosing under this act to cover a dependent who is: (1) Age twenty through twenty-three and not a registered student at an accredited secondary school, college, university, vocational school, or school of nursing; or

(2) Age twenty-four through twenty-nine, shall be required to pay the full cost of such coverage.

--- 2006 REGULAR SESSION ---

**Jan 3** Prefiled for introduction.

**Jan 9** Public hearing in committee. First reading, referred to Health & Long-Term Care.

**Jan 30** Executive session in committee.

**Feb 1** HEA - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.

**Feb 7** Public hearing in committee.

**SB 6187** by Senator Keiser

Removing tricare supplemental insurance policies from the definition of health plan or health benefit plan.

*(AS OF SENATE 2ND READING 2/07/06)*

Removes tricare supplemental insurance policies from the definition of health plan or health benefit plan.

--- 2006 REGULAR SESSION ---

**Jan 3** Prefiled for introduction.

**Jan 9** Public hearing in committee. First reading, referred to Health & Long-Term Care.

**Jan 16** Executive session in committee.

**Jan 17** HEA - Majority; do pass.

**Jan 18** Passed to Rules Committee for second reading.

**Feb 2** Placed on second reading by Rules Committee.

**Feb 7** Rules suspended. Placed on Third Reading. Third reading, passed; yes, 49; nays, 0; absent, 0; excused, 0.

--- IN THE HOUSE ---

**Feb 8** First reading, referred to Health Care.

**Feb 17** Public hearing in committee.

**Feb 21** Executive session in committee.

HC - Executive action taken by committee. HC - Majority; do pass.

**Feb 23** Passed to Rules Committee for second reading.

**Mar 8** By resolution, returned to Senate Rules Committee for third reading.

**SB 6188** by Senators Johnson, Keiser, Oke, Rockefeller, Thibaudeau, and Kohl-Welles

Providing health benefit plans offering coverage for prostate cancer screening.

*(SUBSTITUTED FOR - SEE 1ST SUB)*

Provides health benefit plans offering coverage for prostate cancer screening.

--- 2006 REGULAR SESSION ---

**Jan 3** Prefiled for introduction.

**Jan 9** Public hearing in committee. First reading, referred to Health & Long-Term Care.

**Jan 23** Effective date.

**Jan 26** Executive session in committee.

**Jan 30** HEA - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

**Feb 2** Placed on second reading by Rules Committee.

**Feb 8** 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yes, 42; nays, 1; absent, 2; excused, 4.

--- IN THE HOUSE ---

**Feb 10** First reading, referred to Health Care.

**Feb 17** Public hearing in committee.

**Feb 21** Executive session in committee. HC - Executive action taken by committee. HC - Majority; do pass.

**Feb 23** Public hearing and executive action taken in committee. Referred to Appropriations.

APP - Executive action taken by committee. APP - Majority; do pass with amendment(s).

**Feb 24** Passed to Rules Committee for second reading.

**Feb 28** Placed on second reading by Rules Committee.

**Mar 1** Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yes, 86; nays, 12; absent, 0; excused, 0.

--- IN THE SENATE ---

**Mar 4** Senate concurred in House amendments.
SB 6189 by Senator Keiser

Regulating hospitals and ambulatory surgical centers.

Provides that, no later than forty-five days after the end of each calendar quarter, a hospital shall report to the department, for each procedure or drug selected under this act, and an ambulatory surgical center shall report to the department, for each procedure identified under this act, the following: (1) The frequency with which the hospital performed the procedure, or administered the drug in an inpatient setting, or the ambulatory surgical center performed the procedure during the quarter; and (2) If the procedure was performed or the drug was administered during the quarter, the average and the median of the price charged by the hospital or ambulatory surgical center for the procedure or drug during the quarter.

Requires that, based on statewide data, the department shall identify, and update no less than annually: (1) The twenty-five most frequently performed hospital inpatient procedures; (2) The twenty-five most frequently performed hospital outpatient procedures; and (3) The fifty most frequently administered drugs in a hospital inpatient setting.

Authorizes the department to impose a civil penalty of not more than one thousand dollars for each knowing violation of this act.

Requires a hospital to provide to each patient within fourteen days following his or her discharge a written statement: (1) Clearly and concisely summarizing all the services provided to the patient while admitted to the hospital; (2) Listing any payment due from the patient for these services; and (3) Indicating for each service where payment is due the name of the facility or individual provider from whom the patient will receive a bill.


SB 6190 by Senators Keiser and Kline

Establishing a COPES pilot project.

Establishes a twelve month, one county, community options program entry system pilot project. The purpose of the pilot project is to assist independent providers with the collection of community options program entry system client participation money.

Directs the department of social and health services to report on the results of the pilot project to the appropriate committees of the legislature. The report must be in two phases. The first report must be made by December 1, 2006, and the final report must be made by June 1, 2007. The final report must include recommendations for funding a future program including a revenue neutral option, an analysis as to why participation is not cost-effective.

SB 6190-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senator Keiser)

Requiring hospitals to provide patients certain billing information.

(FIRST SUBSTITUTE)

Finds that the implementation of health information technologies in hospitals, including electronic medical records, has the potential to significantly reduce cost, improve patient outcomes, and simplify the administration of health care.

Finds that the number of and complexity of the bills that result from a hospital stay can be confusing to patients. Therefore, it is the intent of the legislature to encourage hospitals to design the implementation of health information technologies so as to allow the hospital to provide the patient, prior to or upon discharge, clearly understandable information about the services provided during the hospital stay, and the bills the patient is likely to receive related to each of those services.

Requires that, prior to or upon discharge, a hospital must furnish each patient receiving inpatient services a written statement providing a list of physician groups and other professional partners that commonly provide care for patients at the hospital and from whom the patient may receive a bill, along with contact phone numbers for those groups. The statement must prominently display a phone number that a patient can call for assistance if the patient has any questions about any of the bills they receive after discharge that relate to their hospital stay.

Does not apply to any hospital owned or operated by a health maintenance organization under chapter 48.46 RCW when providing prepaid health care services to enrollees of the health maintenance organization or any of its wholly owned subsidiary carriers.

SB 6190 by Senators Keiser and Kline

Establishing a COPES pilot project.

(ORIGINAL BILL AS AUTHENTICATED IN CONCISE LEGISLATIVE DIGEST AND HISTORY OF BILLS)

Establishes a twelve month, one county, community options program entry system pilot project. The purpose of the pilot project is to assist independent providers with the collection of community options program entry system client participation money.

Directs the department of social and health services to report on the results of the pilot project to the appropriate committees of the legislature. The report must be in two phases. The first report must be made by December 1, 2006, and the final report must be made by June 1, 2007. The final report must include recommendations for funding a future program including a revenue neutral option, an analysis as to why participation is not being paid and any available solutions, and a comparison of collected amounts under the pilot project to collected amounts without the pilot project to determine whether the pilot project is cost-effective.

SB 6190-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser and Kline)

(Digest of proposed first substitute)

Establishes a twelve month, one county, community options program entry system pilot project. The purpose of the pilot project is to assist independent providers with the collection of
community options program entry system client participation money.

Directs the department of social and health services to report on the results of the pilot project to the appropriate committees of the legislature. The report must be in two phases. The first report must be made by December 1, 2006, and the final report must be made by June 1, 2007. The final report must include recommendations for funding a future program including a revenue neutral option, an analysis as to why participation is not being paid and any available solutions, and a comparison of collected amounts under the pilot project to collected amounts without the pilot project to determine whether the pilot project is cost-effective.

Appropriates the sum of forty-nine thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of social and health services for the purposes of this act.

--- 2006 REGULAR SESSION ---
Jan 3 Prefiled for introduction.
Jan 9 First reading, referred to Health & Long-Term Care.
Jan 11 Public hearing in committee.
Jan 19 Executive session in committee.
Jan 23 HEA - Majority; 1st substitute bill be substituted, do pass.
Feb 10 Passed to Rules Committee for second reading.
Feb 13 Made eligible to be placed on second reading.
Feb 23 Senate Rules "X" file.

SB 6191 by Senators Poulsen, Morton, and Sheldon

Providing a definition of wood biomass fuel.

Declares that "wood biomass fuel" means a pyrolytic liquid fuel or synthesis gas-derived liquid fuel, comprised primarily of carbon monoxide and hydrogen, produced from wood, and used in internal combustion engines.

--- 2006 REGULAR SESSION ---
Jan 3 Prefiled for introduction.
Jan 11 Public hearing in committee.
Jan 19 Executive session in committee.
Jan 20 WEE - Majority; do pass.
Feb 23 Passed to Rules Committee for second reading.

SB 6192 by Senators Poulsen, Rockefeller, Rasmussen, and Fraser

Requiring a feasibility study of the viability of a solar electric generating facility.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the northwest solar center, a program of Washington State University's energy extension service, to conduct a feasibility assessment of the economic and technical viability of building a large-scale, public-demonstration, solar electric generating facility.

Requires the department to process the surveys that it receives and fiscal committees of the legislature by December 15, 2006.

Provides that the act shall be null and void if appropriations are not approved.

--- 2006 REGULAR SESSION ---
Jan 3 Prefiled for introduction.
Jan 11 Public hearing in committee.
Jan 17 Executive session in committee.
Jan 18 WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 19 Passed to Rules Committee for second reading.
Feb 2 Made placed on second reading by Rules Committee.
Feb 7 1st substitute bill substituted.
Feb 8 Rules suspended. Placed on Third Reading.
Feb 16 First reading, referred to Technology, Energy & Communications.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6193 by Senators Franklin, Regala, Keiser, Prentice, Rasmussen, Jacobsen, Fairley, McAuliffe, Fraser, Brown, Kline, Kohl-Welles, Parlette, and Shin

Companion Bill: 3049

Requiring surveys of health professions work force supply and demographics.

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires that, every two years the department, in collaboration with the work force training and education coordinating board, shall distribute survey questions for the purpose of gathering data related to work force supply and demographics to all health care providers who are credentialed by a disciplining authority under RCW 18.130.040 and to any individual enrolled in training to become credentialed by a disciplining authority under RCW 18.130.040.

Requires the department to process the surveys that it receives in such a way that the identity of individual providers remains anonymous. Data elements related to the identification of individual providers shall be confidential and shall be exempt from chapter 42.56 RCW, except as provided in a data-sharing agreement approved by the department pursuant to this act.

SB 6193-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Regala, Keiser, Prentice, Rasmussen, Jacobsen, Fairley, McAuliffe, Fraser, Brown, Kline, Kohl-Welles, Parlette, and Shin)

(SUBSTITUTED FOR - SEE 2ND SUB)

Requires that, every two years the department, in collaboration with the work force training and education coordinating board, shall distribute survey questions for the purpose of gathering data related to work force supply and demographics to all health care providers who are licensed to practice in Washington.

Requires the department to process the surveys that it receives in such a way that the identity of individual providers remains anonymous. Data elements related to the identification of individual providers shall be confidential and shall be exempt from chapter 42.56 RCW, except as provided in a data-sharing agreement approved by the department pursuant to this act.
from chapter 42.56 RCW, except as provided in a data-sharing agreement approved by the department pursuant to this act.

**SB 6193-S2** by Senate Committee on Ways & Means 
(originally sponsored by Senators Franklin, Regala, Keiser, Eide, Prentice, Rasmussen, Jacobsen, Fairley, McAuliffe, Fraser, Brown, Kline, Kohl-Welles, Parlette, and Shin)

**(DIGEST AS ENACTED)**

Provides that, to the extent funds are appropriated for this purpose, the department shall periodically, in collaboration with the work force training and education coordinating board, distribute survey questions for the purpose of gathering data related to work force supply and demographics to all health care providers who are licensed to practice in Washington.

Requires the department to process the surveys that it receives in such a way that the identity of individual providers remains anonymous. Data elements related to the identification of individual providers shall be confidential and shall be exempt from chapter 42.56 RCW, except as provided in a data-sharing agreement approved by the department pursuant to this act.

Requires that by July 1, 2009, the department shall provide a report to the appropriate committees of the legislature on the effectiveness of using a survey to obtain information on the supply of health care professionals, the distribution and use of the information obtained by the surveys by employers and health professions education and training programs and the extent to which the surveys have alleviated identified shortages of trained health care providers.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Health & Long-Term Care.

Jan 12 Public hearing in committee.

Jan 18 Executive session in committee.

Jan 20 HEA - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.

Jan 31 Public hearing in committee.

Feb 6 Executive session in committee.

Feb 7 WM - Majority; 2nd substitute bill be substituted, do pass. Minority; without recommendation. Passed to Rules Committee for second reading.

Feb 10 Made eligible to be placed on second reading.

Feb 11 Passed on second reading by Rules Committee.

Feb 13 2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 43; nays, 2; absent, 0; excused, 4. **-- IN THE HOUSE --**

Feb 14 First reading, referred to Health Care.

Feb 21 Public hearing in committee.

Feb 23 Executive session in committee. HC - Executive action taken by committee. HC - Majority; do pass with amendment(s). Minority; do not pass.

Feb 24 Referred to Appropriations.

Feb 27 Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; do pass with amendments(s) by Health Care. Minority; do not pass. Passed to Rules Committee for second reading.

Mar 1 Placed on second reading.

Mar 2 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 75; nays, 23; absent, 0; excused, 0. **-- IN THE SENATE --**

Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 47; nays, 1; absent, 0; excused, 1.

Mar 8 President signed. **-- IN THE HOUSE --** Speaker signed.

**-- OTHER THAN LEGISLATIVE ACTION --** Delivered to Governor.

Mar 27 Governor signed.


**SB 6194** by Senators Franklin, Regala, Keiser, Eide, Prentice, Thibaudc, Jacobsen, Fairley, McAuliffe, Fraser, Spanel, Kline, Kohl-Welles, and Shin

Companion Bill: 3050

Requiring multicultural education for health professionals.

**(DIGEST AS ENACTED)**

Finds that it shall be a priority for the state to develop the knowledge, attitudes, and practice skills of health professionals and those working with diverse populations to achieve a greater understanding of the relationship between culture and health and gender and health.

Provides that, by July 1, 2008, each education program with a curriculum to train health professionals for employment in a profession credentialed by a disciplining authority under chapter 18.130 RCW shall integrate into the curriculum instruction in multicultural health as part of its basic education preparation curriculum. The department may not deny the application of any applicant for a credential to practice a health profession on the basis that the education or training program that the applicant successfully completed did not include integrated multicultural health curriculum as part of its basic instruction.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.

Jan 9 First reading, referred to Health & Long-Term Care.

Jan 12 Public hearing in committee.

Jan 19 Executive session in committee.

Jan 23 HEA - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.

Jan 31 Public hearing in committee.

Feb 6 Executive session in committee.


Feb 9 Made eligible to be placed on second reading.

Feb 10 Passed on second reading by Rules Committee.

Feb 13 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 32; nays, 13; absent, 0; excused, 4. **-- IN THE HOUSE --**

Feb 14 First reading, referred to Health Care.

Feb 21 Public hearing in committee.

Feb 23 Executive session in committee. HC - Executive action taken by committee. HC - Majority; do pass with amendment(s). Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 1 Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 67; nays, 31; absent, 0; excused, 0. **-- IN THE SENATE --**

Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 35; nays, 12; absent, 0; excused, 2.
SB 6195 by Senators Franklin, Regala, Keiser, Eide, Prentice, Jacobsen, McAuliffe, Fraser, Kline, and Shin

Companion Bill: 3097

Requiring health impact assessments.

(SUBSTITUTED FOR - SEE 2ND SUB)

Directs the state board, in collaboration with the governor’s interagency council on health disparities, to complete health impact assessments, in collaboration with the council, and with assistance that shall be provided by any state agency of which the board makes a request. The state board may limit the number of health impact assessments it produces to retain quality while operating within its available resources.

Appropriates the sum of three hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of health for allotment to the state board of health for its use in implementing this act.

SB 6195-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Regala, Keiser, Eide, Prentice, Jacobsen, McAuliffe, Fraser, Kline, and Shin)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that people of color experience significant disparities from the general population in education, employment, healthy living conditions, access to health care, and other social determinants of health. The legislature intends that state government policy leaders, program managers, and staff increase their awareness of actions they take or that they contemplate taking that contribute to health disparities.

Declares that it shall be the policy of the state of Washington to address health disparities in communities of color by creating an action plan and statewide policy to include health impact assessments that measure and address other social determinants of health that lead to disparities as well as the contributing factors of health that can have broad impacts on improving status, health literacy, physical activity, and nutrition.

Requires the state board, in collaboration with the council, to complete health impact assessments, in collaboration with the council, and with assistance that shall be provided by any state agency of which the board makes a request. The state board may limit the number of health impact assessments it produces to retain quality while operating within its available resources.

SB 6196 by Senators Franklin, Regala, Keiser, Eide, Rockefeller, Prentice, Thibaud, Jacobsen, Fairley, McAuliffe, Fraser, Sheldon, Brown, Spanel, Kline, Kohl-Welles, Shin, and Esser

Companion Bill: 2887

Including a member of the American Indian health commission for Washington state on the state board of health.

(SUBSTITUTED FOR - SEE 1ST SUB)

Includes a member of the American Indian health commission for Washington state on the state board of health.

SB 6196-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Regala, Keiser, Eide, Rockefeller, Prentice, Thibaud, Jacobsen, Fairley, McAuliffe, Fraser, Sheldon, Brown, Spanel, Kline, Kohl-Welles, Shin, and Esser)

Including a health official from a federally recognized tribe on the state board of health.

(DIGEST AS ENACTED)

Includes a health official from a federally recognized tribe on the state board of health.
Jan 16 Executive session in committee.
Jan 19 HEA - Majority; 1st substitute bill be substituted, do pass.
Jan 19 Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 10 1st substitute bill substituted.
Feb 11 Rules suspended. Placed on Third Reading.
Feb 21 Third reading; passed; yes, 45; nays, 0; absent, 0; excused, 4.
Feb 23 -- IN THE HOUSE --
Feb 23 First reading, referred to Health Care.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
Mar 2 Committee amendment adopted with no other amendments.
Mar 7 Senate concurred in House amendments.
Mar 8 President signed.
Mar 27 -- IN THE SENATE --
Mar 27 Senate concurred in House amendments.
Mar 27 Passed final passage; yes, 46; nays, 1; absent, 0; excused, 2.
Mar 27 -- IN THE HOUSE --
Mar 27 Speaker signed.
Mar 8 -- OTHER THAN LEGISLATIVE ACTION --
Mar 27 Delivered to Governor.
Mar 27 Chapter 238, 2006 Laws.
Mar 27 Effective date 6/7/2006.

SB 6197 by Senators Franklin, Regala, Eide, Prentice, Fraser, Brown, Kline, Kohl-Welles, and Shin

Companion Bill: 3096

Creating the governor's interagency council on health disparities.

(SUBSTITUTED FOR - SEE 2ND SUB)

Declares an intent to create the healthiest state in the nation by striving to eliminate health disparities in people of color. In meeting the intent of this act, the legislature creates the governor's interagency council on health disparities.

Directs the council to promote and facilitate communication, coordination, and collaboration among relevant state agencies and communities of color to address health disparities. The council shall conduct public hearings, inquiries, studies, or other forms of information gathering to understand how the actions of state government ameliorate or contribute to health disparities. Within the limits of their resources, all state agencies must cooperate with the council's efforts.

Directs the governor's interagency council on health disparities to consider in its deliberations an action plan for eliminating health disparities by 2012.

Requires the council to meet as often as necessary but not less than six times per calendar year. The council shall report its progress with the action plan to the governor and the legislature no later than January 15, 2008. A second report shall be presented no later than January 15, 2010, and a final report from the council shall be presented to the governor and the legislature no later than January 15, 2012.

Requires the joint committee to conduct a review of the governor's interagency coordinating council on health disparities and its functions. The review shall be substantially the same as a sunset review under chapter 43.131 RCW. The joint committee shall present its findings to appropriate committees of the legislature by December 1, 2016.

Appropriates the sum of one hundred eighty-eight thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of health for allotment to the state board of health for its use in implementing this act.

SB 6197-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Franklin, Regala, Eide, Prentice, Fraser, Brown, Kline, Kohl-Welles, and Shin)

(DIGEST AS ENACTED)

Declares an intent to create the healthiest state in the nation by striving to eliminate health disparities in people of color. In meeting the intent of this act, the legislature creates the governor's interagency council on health disparities.

Directs the council to promote and facilitate communication, coordination, and collaboration among relevant state agencies and communities of color to address health disparities. The council shall conduct public hearings, inquiries, studies, or other forms of information gathering to understand how the actions of state government ameliorate or contribute to health disparities. Within the limits of their resources, all state agencies must cooperate with the council's efforts.

Directs the governor's interagency council on health disparities to consider in its deliberations an action plan for eliminating health disparities by 2012.

Requires the council to meet as often as necessary but not less than two times per calendar year. The council shall report its progress with the action plan to the governor and the legislature no later than January 15, 2008. A second report shall be presented no later than January 15, 2010, and a final report from the council shall be presented to the governor and the legislature no later than January 15, 2012.

Requires the joint committee to conduct a review of the governor's interagency coordinating council on health disparities and its functions. The review shall be substantially the same as a sunset review under chapter 43.131 RCW. The joint committee shall present its findings to appropriate committees of the legislature by December 1, 2016.

-- 2006 REGULAR SESSION --

Jan 3 Prefiled for introduction.
SB 6198 by Senators Rockefeller, Mulliken, Berkey, Weinstein, Rasmussen, Spanel, and Pflug

Companion Bill: 2336

Changing the state formula for funding allocations for pupil transportation.

Revises the state formula for funding allocations for pupil transportation.

-- 2006 REGULAR SESSION --

Jan 9 First reading, referred to Health & Long-Term Care.
Jan 12 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 HEA - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

Jan 31 Public hearing in committee.

Feb 6 Executive session in committee.
Feb 7 WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 2nd substitute bill substituted.

Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 43; nays, 4; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 14 First reading, referred to Health Care.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
HC - Executive action taken by committee.
HC - Majority; do pass with amendment(s).
Minority; do not pass.
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Feb 27 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s)
but without amendment(s) by Health Care.
Minority; do not pass.
Passed to Rules Committee for second reading.

Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 58; nays, 40; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 7 Senate concurred in House amendments.
Passed final passage; yeas, 38; nays, 10; absent, 0; excused, 1.
Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.
Chapter 239, 2006 Laws.
Effective date 6/7/2006.

SB 6200 by Senator Rockefeller

Creating a child support performance award.

(SEE ALSO PROPOSED 1ST SUB)

Provides that the department shall: (1) Issue to an obligor or noncustodial parent a formal accounting or financial statement, documenting payments and credits for child support, and if applicable, spousal maintenance, at the end of each year, or upon request;

(2) Award a certificate to those who are in satisfactory or excellent compliance with their noncustodial financial obligations, at the end of each year, or upon request; and

(3) Keep a record of the certificate, which may be admitted at the court's discretion, as evidence in civil proceedings involving the noncustodial parent.

SB 6200-S by Senate Committee on Human Services & Corrections (originally sponsored by Senator Rockefeller)

Concerning child support provisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the department shall: (1) Issue to an obligor or noncustodial parent a formal accounting or financial statement, documenting payments and credits for child support, and if applicable, spousal maintenance, at the end of each year, or upon request;

(2) Award a certificate to those who are in satisfactory or excellent compliance with their noncustodial financial obligations, at the end of each year, or upon request; and

(3) Keep a record of the certificate, which may be admitted at the court's discretion, as evidence in civil proceedings involving the noncustodial parent.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Labor, Commerce, Research & Development.
Jan 17 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 25 LCRD - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.

SB 6201 by Senator Fairley

Creating a homeowners’ association act committee.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the purpose of the committee is to review the homeowners’ association act, chapter 64.38 RCW, the uniform common interest ownership act, and current issues concerning homeowners’ associations as defined in RCW 64.38.010 including, without limitation, the method and manner of amending
restrictive covenants, voting, communications between homeowners' association boards and association members, the budget ratification process, potential conflicts between the homeowners' association act and other laws that may be applicable to the organizational form of the association, and the need for reforms regarding the process, in which liens are placed on property for unpaid association dues against a new seller for a previous owner's delinquencies, as well as a review of the required disclosures on the sale of real property within a homeowners' association.

Requires the committee to examine the issues referenced in this act and whether any changes should be made to the homeowners' association act. The committee shall deliver a report of its findings and conclusions and any proposed implementing legislation to the appropriate committees of the senate and house of representatives by December 31, 2006.

SB 6201-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senator Fairley)

(AS OF SENATE 2ND READING 2/14/06)

Declares that the purpose of the committee is to review the homeowners' association act, chapter 64.38 RCW, the uniform common interest ownership act, and current issues concerning homeowners' associations as defined in RCW 64.38.010 including, without limitation, the method and manner of amending restrictive covenants, voting, communications between homeowners' association boards and association members, the budget ratification process, potential conflicts between the homeowners' association act and other laws that may be applicable to the organizational form of the association, and the need for reforms regarding the process, in which liens are placed on property for unpaid association dues against a new seller for a previous owner's delinquencies, as well as a review of the required disclosures on the sale of real property within a homeowners' association.

Requires the committee to examine the issues referenced in this act and whether any changes should be made to the homeowners' association act. The committee shall deliver a report of its findings and conclusions and any proposed implementing legislation to the appropriate committees of the senate and house of representatives by September 1, 2007.

SB 6202 by Senators Fairley and Schmidt

Requiring arbitration to resolve homeowners' association disputes.

Requires the owner, occupant, or tenant of the property within a homeowners' association or the homeowners' association board to use arbitration, as provided in chapter 7.04 RCW, to resolve any civil action or controversy arising under this chapter, the governing documents, or the applicable titles that created the association: Titles 23, 23B, 24, and 25 RCW.

SB 6203 by Senators Jacobsen, Keiser, and Kohl-Welles

Requiring businesses to issue rain checks for out of stock advertised items.

Provides that no person may sell, offer for sale, or advertise items of merchandise for sale at a discount from the normal retail price without offering a rain check for sale items that become out of stock during an advertised sale period unless: (1) All advertisements for sale clearly indicate the quantity of items available at the sale price and clearly state that no rain checks are offered; or (2) A customer accepts a comparable discount on a comparable item.

Provides that no person may offer a retail promotional giveaway of items of merchandise without offering a rain check for promotional items that become out of stock during an advertised sale period unless: (1) All advertisements for the promotional giveaway clearly indicate the quantity of items available and clearly state that no rain checks are offered; or (2) A customer accepts a comparable item.

SB 6204 by Senator Jacobsen

Modifying the imposition of the regional transportation investment district vehicle surcharge.

Provides that a regional transportation investment district may impose the surcharge if a city transportation authority created under chapter 35.95A RCW to repay any remaining debt as part of a dissolution. After a city transportation authority has stopped imposing the special excise tax authorized in RCW 35.95A.080, a regional transportation investment district may impose the surcharge.

SB 6205 by Senators Jacobsen, Oke, and Shin; by request of Parks and Recreation Commission

Modifying provisions governing the sale of unneeded park land.

(SEE ALSO PROPOSED 1ST SUB)
SB 6205-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Oke, and Shin; by request of Parks and Recreation Commission)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises provisions governing the sale of unneeded park land.

-- 2006 REGULAR SESSION --
Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 19 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 NROR - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6206 by Senators Jacobsen and Oke; by request of Parks and Recreation Commission

Companion Bill: 2624
Allowing the parks and recreation commission to deny or revoke the issuance of a park pass in certain circumstances.

Authorizes the commission to deny or revoke any Washington state park pass for cause, including but not limited to the following: (1) Residency outside the state of Washington; (2) Violation of laws or state park rules resulting in eviction from a state park; (3) Intimidating, obstructing, or assaulting a park employee who is engaged in the performance of official duties; (4) Fraudulent use of a pass; (5) Providing false information or documentation in the application for a state parks pass; (6) Refusing to display or show the pass to park employees when requested; or (7) Failing to provide current eligibility information upon request by the agency or when eligibility ceases or changes.

-- 2006 REGULAR SESSION --
Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 19 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 NROR - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6207 by Senators Rockefeller, Morton, Poulsen, and Kline

Companion Bill: 2678
Reauthorizing the pollution liability insurance agency.

(SEE ALSO PROPOSED 2ND SUB)
Reauthorizes the pollution liability insurance agency.
Repeals RCW 70.148.900, 70.149.900, and 82.23A.902.

SB 6207-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Rockefeller, Morton, Poulsen, and Kline)

(SEE ALSO PROPOSED 2ND SUB)
Reauthorizes the pollution liability insurance agency.
Repeals RCW 70.148.900, 70.149.900, and 82.23A.902.

SB 6207-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Rockefeller, Morton, Poulsen, and Kline)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)
Reauthorizes the pollution liability insurance agency.

-- 2006 REGULAR SESSION --
Jan 5 Prefiled for introduction.
Jan 19 Public hearing in committee.
Jan 25 Executive session in committee.
Jan 27 WEE - Majority: 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.
Feb 2 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

SB 6208 by Senators Rockefeller and Johnson; by request of Statute Law Committee

Companion Bill: 2375
Simplifying session law publication.

(DIGEST AS ENACTED)
Provides that the statute law committee, after each legislative session, shall distribute, sell, or exchange session laws as required under this act.
Repeals RCW 40.04.035 and 40.04.040.

-- 2006 REGULAR SESSION --
Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Judiciary.
Jan 17 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 JUD - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 16 First reading, referred to Judiciary.
Feb 20 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Feb 22 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading suspension calendar.
Mar 1 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 3 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 4 Delivered to Governor.
Mar 14 Governor signed.
Chapter 46, 2006 Laws.
Effective date 6/7/2006.

SB 6209 by Senator Jacobsen
Modifying utility charge provisions.

(SEE ALSO PROPOSED 1ST SUB)
Provides that, except as provided in RCW 80.28.240, no gas company, electrical company, or water company shall charge, demand, collect, or receive compensation for any service from any person who has not entered into a written contract with such company for the provision of such service.

SB 6209-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senator Jacobsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that where multiple individuals are liable for payment of a utility charge, each responsible party shall provide acknowledgment of that liability by signing a form provided by the utility. The utility may allow up to thirty days for submittal of the signature, which may be provided in person or by mail. If the acknowledgment is not provided within thirty days, the utility may terminate services or be limited to seeking payment from the individual who established the account.

Provides that the city or town may not refuse to provide service to an applicant or customer because there are outstanding amounts due from a prior customer at the same premises, unless the city or town can determine, based on objective evidence, that a fraudulent act is being committed such that the applicant or customer is acting in cooperation with the prior customer with the intent to avoid payment.

\[\text{(DIGEST OF PROPOSED 1ST SUBSTITUTE)}\]

\[\text{Jan 5 Prefiled for introduction.}\]
\[\text{Jan 9 First reading, referred to Water, Energy & Environment.}\]
\[\text{Jan 18 Public hearing in committee.}\]
\[\text{Jan 26 Executive session in committee.}\]
\[\text{Jan 30 WEE - Majority; 1st substitute bill be substituted, do pass.}\]
\[\text{Minority; do not pass.}\]
\[\text{Feb 2 Executive session in committee.}\]
\[\text{Feb 3 NROP - Majority; 1st substitute bill be substituted, do pass.}\]
\[\text{Minority; do not pass.}\]
\[\text{Passed to Rules Committee for second reading.}\]
\[\text{Feb 24 Senate Rules "X" file.}\]

SB 6210 by Senators Fraser, Hewitt, and Rasmussen; by request of Department of Community, Trade, and Economic Development

Authorizing project loans recommended by the public works board.

Authorizes project loans recommended by the public works board.

\[\text{(DIGEST OF PROPOSED 1ST SUBSTITUTE)}\]

\[\text{Jan 5 Prefiled for introduction.}\]
\[\text{Jan 9 First reading, referred to Water, Energy & Environment.}\]
\[\text{Jan 18 Public hearing in committee.}\]

SB 6211 by Senators Jacobsen and Rasmussen

Creating the timber land revitalization board.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to provide greater state financial assistance to revitalize and maintain forest lands in the state, through creation of a funding board to make grants on a competitive basis that support protection of the forest land base and that assist in developing innovative strategies for supporting economically and environmentally healthy forests and forest-dependent communities.

SB 6211-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the specific location where religious ceremonies are conducted when smoking is part of the ritual is not a place of employment.

SB 6213-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Regala, Franklin, Kline, and Kohl-Welles)

DECLARING AN INTENT TO PROVIDE GREATER STATE FINANCIAL ASSISTANCE TO REVITALIZE AND MAINTAIN FOREST LANDS IN THE STATE, THROUGH CREATION OF A FUNDING BOARD TO MAKE GRANTS ON A COMPETITIVE BASIS THAT SUPPORT PROTECTION OF THE FOREST LAND BASE AND THAT ASSIST IN DEVELOPING INNOVATIVE STRATEGIES FOR SUPPORTING ECONOMICALLY AND ENVIRONMENTALLY HEALTHY FORESTS AND FOREST-DEPENDENT COMMUNITIES.
SB 6214  by Senators Keiser, Schmidt, Kastama, Kohl-Welles, Jacobsen, Pridemore, Roach, Shin, Benson, and Franklin

Modifying requirements for security guard training.

(SEE ALSO PROPOSED 1ST SUB)

Declares that, to promote and protect the safety of persons and the security of property, the director shall develop and adopt rules establishing a standard course and curriculum for private security guard preassignment and postassignment or on-the-job training and testing requirements. The department must approve all training provided under this provision.

Provides that a course of training required under this provision may be administered, tested, and certified by any department-certified trainer, but the majority of the classroom instruction must be taught by means of in-person instruction.

Provides that, in addition to the postassignment training required under RCW 18.170.100, a private security company must annually provide each licensed security guard in its employ with eight hours of specifically dedicated review or practice of security guard skills taught by department-certified trainers.

Requires the director to consult with consumers, labor organizations representing private security officers, private security companies, educators, and subject matter experts before adopting or amending rules relating to the training and testing requirements of this section.

Authorizes the department to assess civil penalties against a private security company as provided in chapter 18.235 RCW for the failure to: (1) Maintain an accurate and current record of proof of completion of preassignment training by each private security guard employed by the company; (2) Provide each private security guard with certification of completion of preassignment training; (3) Administer to each private security guard the postassignment training and review or practice of security guard skills according to the schedule required under RCW 18.170.100(3); or (4) Maintain an accurate and current record of proof of completion of the postassignment training and review or practice of security guard skills required under RCW 18.170.100(3).

SB 6215  by Senators Kline and Johnson; by request of Attorney General

Defining the liability of public entities for tortious conduct.

Recognizes that some government functions are comparable to private activities. The legislature intends that public funds be used to pay reasonable compensation for injuries caused by the tortious actions of government in performing functions comparable to private activities.

Recognizes that many government functions have no private counterparts. These are governmental functions whose purpose is to improve general welfare but not to protect the interests of each citizen individually. Unique governmental functions, such as regulation, law enforcement, social welfare programs, and public facility design, involve policy issues, decision processes, and risks that are unlike those in private activities. The legislature intends that public funds not be used to pay for claims resulting from the exercise of governmental functions that have no private counterpart.

Declares that this act is an implementation of the authority granted to the legislature by Article 2, section 26 of the Washington state Constitution. All of the provisions of this act should be construed with a view to carrying out the intent expressed in this section.

Declares that none of the provisions in this act may be construed as creating any new or additional liability. This act shall be reconciled with other statutes related to government liability in the following manner: (1) If another statute specifically creates a cause of action for an alleged tort related to a particular government agency or function, that statute governs liability for such agency or function, rather than this act.

(2) If another statute provides an immunity or limitation on liability for a government agency or function, the provisions of this act shall apply in addition to the existing immunity or limitation on liability.

Repeals RCW 4.24.470, 4.92.090, and 4.96.010.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Judiciary.
Protecting the news media from being compelled to testify in legal proceedings.

(SEE ALSO PROPOSED 1ST SUB)

Provides that no judicial, legislative, administrative, or other body with the power to issue a subpoena or other compulsory process may compel the news media to testify, produce, or otherwise disclose: (1) The source of any news or information or any information that would tend to identify the source where such source has a reasonable expectation of confidentiality; or (2) Any news or information obtained or prepared by the news media in its capacity in gathering, receiving, or processing news or information for potential communication to the public, including, but not limited to, any notes, outtakes, photographs, video or sound tapes, film, or other data of whatever sort in any medium now known or hereafter devised.

Specifies circumstances where a court may compel disclosure of news or information.

SB 6216 by Senate Committee on Judiciary (originally sponsored by Senators Kline, Johnson, Keiser, Schmidt, Rasmussen, Fairley, Kohl-Welles, Esser, and Doumit; by request of Attorney General)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that no judicial, legislative, administrative, or other body with the power to issue a subpoena or other compulsory process may compel the news media to testify, produce, or otherwise disclose: (1) The source of any news or information or any information that would tend to identify the source where such source has a reasonable expectation of confidentiality; or (2) Any news or information obtained or prepared by the news media in its capacity in gathering, receiving, or processing news or information for potential communication to the public, including, but not limited to, any notes, outtakes, photographs, video or sound tapes, film, or other data of whatever sort in any medium now known or hereafter devised.

Specifies circumstances where a court may compel disclosure of news or information.

SB 6216-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Johnson, Keiser, Schmidt, Rasmussen, Fairley, Kohl-Welles, Esser, and Doumit; by request of Attorney General)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that no judicial, legislative, administrative, or other body with the power to issue a subpoena or other compulsory process may compel the news media to testify, produce, or otherwise disclose: (1) The source of any news or information or any information that would tend to identify the source where such source has a reasonable expectation of confidentiality; or (2) Any news or information obtained or prepared by the news media in its capacity in gathering, receiving, or processing news or information for potential communication to the public, including, but not limited to, any notes, outtakes, photographs, video or sound tapes, film, or other data of whatever sort in any medium now known or hereafter devised.

Specifies circumstances where a court may compel disclosure of news or information.

SB 6217 by Senators Kastama, Roach, Rasmussen, Oke, and Schmidt; by request of Military Department

Companion Bill: 2543

Making permanent the enhanced 911 advisory committee.

(SEE ALSO PROPOSED 1ST SUB)

Makes permanent the enhanced 911 advisory committee.

SB 6217-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Rasmussen, Oke, and Schmidt; by request of Military Department)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Changes the expiration date to December 31, 2011.
Preventing cities or towns from laying off employees to then hire inmate labor.

Provides that a city or town shall not lay off, or conduct a reduction in force affecting, permanent employees and fill the open positions created by the lay off or reduction in force with inmates provided through a correctional industries program under chapter 72.09 RCW.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Labor, Commerce, Research & Development.

SB 6221 by Senators Franklin, Kline, Kastama, Keiser, Regala, and Jacobsen
Revising limitations on use of public funds for political purposes.

(Substituted for - see 1st Substitute)

Revises limitations on use of public funds for political purposes.

SB 6221-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Franklin, Kline, Kastama, Keiser, Regala, and Jacobsen)
Concerning use of public funds to finance campaigns for local office.

(As of Senate 2nd Reading 2/08/06)

Revises limitations on use of public funds for political purposes.

Provides that the legislative authority of a city or county may establish, through adoption of an ordinance or resolution, a program allowing the use of public funds to finance campaigns for local office. The ordinance or resolution must be submitted to, and approved by, a vote of the people at the next general election in the form of a referendum for those local jurisdictions with referendum power, or in the form of an advisory ballot for those local jurisdictions without referendum power.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 12 Public hearing in committee.
Jan 30 Executive session in committee.
Feb 1 GO - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 27; nays, 22; absent, 0; excused, 0.
-- IN THE HOUSE --
Feb 10 First reading, referred to Local Government.
Feb 15 Committee relieved of further consideration. Referred to State Government Operations & Accountability.
Feb 22 Public hearing and executive action taken in committee.
SGOA - Executive action taken by committee.
SGOA - Majority; do pass with amendment(s).
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 4 Referred to Rules 2 Consideration.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6222 by Senators Rockefeller, Rasmussen, and McAuliffe
Making assault of a teacher on school premises a class C felony.

(See also Proposed 1st Substitute)

Applies to a person who, with intent to cause bodily harm, assaults a teacher on school premises if the teacher is performing his or her official duties at the time of the assault.

SB 6222-S by Senate Committee on Judiciary (originally sponsored by Senators Rockefeller, Rasmussen, and McAuliffe)

Making assault of a teacher or school district employee on school premises a class C felony.

(Digest of Proposed 1st Substitute)

Applies to a person who, with intent to cause bodily harm, assaults a teacher or other employee of a school district, on school premises or in an area or facility being used by the school.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Judiciary.
Jan 17 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6223 by Senators Rockefeller, Regala, Oke, Berkey, and Spanel
Modifying provisions regarding abandoned or derelict vessels.

(Substituted for - see 1st Substitute)

Declares that a person who causes a vessel to become abandoned or derelict upon aquatic lands is guilty of a misdemeanor.

Authorizes an authorized public entity that has taken temporary possession of a vessel to require that all reasonable and audible costs associated with the removal of the vessel be paid before the vessel is released to the owner.

Repeals RCW 79.100.090.

SB 6223-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Rockefeller, Regala, Oke, Berkey, and Spanel)

(Digest as Enacted)

Declares that a person who causes a vessel to become abandoned or derelict upon aquatic lands is guilty of a misdemeanor.

Authorizes an authorized public entity that has taken temporary possession of a vessel to require that all reasonable and audible costs associated with the removal of the vessel be paid before the vessel is released to the owner.

Repeals RCW 79.100.090.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 NROR - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Expanding parenting provisions in the WorkFirst program.

improving parenting skills or child well-being.

participation in instruction or training which has the purpose of

well water systems.

Regulating the installation, repair, and maintenance of domestic

Companion Bill: 2971

SB 6225-S

by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Rasmussen, Honeyford, Haugen, Morton, Hewitt, Rockefeller, Pflug, Parlette, Shin, and Oke)

Regulating the installation, repair, and maintenance of domestic well water systems.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides regulations for the installation, repair, and maintenance of domestic well water systems.

SB 6225 by Senators Rasmussen, Honeyford, Haugen, Morton, Hewitt, Rockefeller, Pflug, Parlette, Shin, and Oke

Regulating the installation, repair, and maintenance of domestic well water systems.

(DIGEST AS ENACTED)

Provides regulations for the installation, repair, and maintenance of domestic well water systems.

SB 6226 by Senators Fairley, Rockefeller, Brown, and Spanel

Providing campaign contribution limits for candidates for judicial office.

Establishes campaign contribution limits for candidates for judicial office.

SB 6227 by Senators Franklin, Fairley, and Kline

Setting limits on imposing fees for late payment of a tenant's rent.

Provides that: (1) A landlord may not charge a fee for late payment of the tenant’s portion of the rent in excess of ten percent of the tenant’s rent or fifty dollars, whichever is greater.

(2) A landlord may not charge a late payment fee more than once per month or within the first five days after rent is due.

(3) A rental agreement may not impose any interest, penalty, or fee, associated with the failure to pay rent, except as authorized by this section.

(4) Any fee imposed in excess of the amounts allowed by this section is void and unenforceable.

(5) A landlord may not evict a tenant for failure to pay a late payment fee, but may deduct the late payment fee amount from the tenant's security deposit.

SB 6228 by Senator Fairley

Clarifying which law governs when homeowners' association provisions conflict.

Declares that the governing documents control a homeowners' association, unless expressly provided otherwise in chapter 64.38 RCW. If the governing documents are silent, this chapter controls. If this chapter is silent or a conflict exists, the
titles under which the association was formed control: Title 23, 23B, 24, or 25 RCW.

SB 6229 by Senators Spanel and Kohl-Welles
Creating a registration program for home inspectors.

Provides that, in order to safeguard life, health, and property, and to promote the public welfare, any person in either public or private capacity practicing or offering to practice home inspecting, is required to submit evidence that he or she is qualified to practice and must be certified as provided in this act. It is unlawful for any person to practice or to offer to practice home inspections in this state, or to use in connection with the person's name or otherwise assume, use, or advertise any title or description tending to convey the impression that the person is a home inspector, unless the person has been duly registered under the provisions of this act.

Provides that any person who engages in, or offers to engage in, home inspections in this state without being registered in accordance with this act, or any person presenting or attempting to use as his or her own the certificate of registration or the seal of another, or any person who gives any false or forged evidence of any kind to the board or to any member thereof in obtaining a certificate of registration, or any person who falsely impersonates any other registrant, or any person who attempts to use the expired or revoked certificate of registration, or any person who violates any of the provisions of this act is guilty of a gross misdemeanor.

Declares that it is the duty of all officers of the state or any political subdivision thereof, to enforce the provisions of this act. The attorney general shall act as legal adviser of the board, and render such legal assistance as may be necessary in carrying out the provisions of this act.

SB 6230 by Senators Parlette, Doumit, Zarelli, Prentice, Rasmussen, and Mulliken
Extending the state sales and use tax credit for certain public facilities districts.

SUBSTITUTED FOR - SEE 1ST SUB

Extends the state sales and use tax credit for certain public facilities districts to April 1, 2007.

SB 6230-S by Senate Committee on Ways & Means
(originally sponsored by Senators Parlette, Doumit, Zarelli, Prentice, Rasmussen, and Mulliken)

DIGEST AS ENACTED

Provides that the governing body of a public facilities district created before July 1, 2006, under chapter 35.57 RCW in a county or counties in which there are no other public facilities districts on the effective date of this act and in which the total population in the public facilities district is greater than ninety thousand that commences construction of a new regional center before February 1, 2007; may impose a sales and use tax in accordance with the terms of chapter 2.14 RCW.

SB 6231 by Senator Spanel; by request of Insurance Commissioner
Companion Bill: 2615
Exempting certain private air ambulance services from licensing under the insurance code.

DIGEST AS ENACTED

Provides that a private air ambulance service that solicits membership subscriptions, accepts membership applications, charges membership fees, and provides air ambulance services, to subscription members and designated members of their household is not an insurer under RCW 48.01.050, a health carrier under chapter 48.44 RCW, or a health maintenance organization under chapter 48.46 RCW if the private air ambulance service: (1) Is licensed in accordance with RCW 18.73.130;

(2) Attains and maintains accreditation by the commission on accreditation of medical transport services or another accrediting organization approved by the department of health as having equivalent requirements as the commission for aeromedical transport;

(3) Has been in operation in Washington for at least two years; and

(4) Has submitted evidence of its compliance with this act, the licensing requirements of RCW 18.73.130, and accreditation from the commission or another accrediting organization approved by the department of health as having equivalent requirements as the commission for aeromedical transport to the commissioner.
Thibaudeau; by request of Insurance Commissioner) and approve individual health benefit plan rates.

SB 6232-S  Requires health carriers to report certain information.

Companion Bill: 2500

Requiring health carriers to report certain information.

SB 6232-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser and Thibaudeau; by request of Insurance Commissioner)

(AS OF SENATE 2ND READING 2/13/06)

Requires health carriers to report certain information.

SB 6234  by Senators Fairley, Keiser, and Thibaudeau; by request of Insurance Commissioner

VETO MESSAGE ON SSB 6234

March 28, 2006

To the Honorable President and Members, The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 18, Substitute Senate Bill No. 6234 entitled:

Part of SSB 6234 creates a new exemption for certain documents under the Public Disclosure Act. Section 17 adds the exemption to the new public disclosure act section, RCW 42.56.400. Chapter 42.56 RCW takes effect July 1, 2006.
Section 18 also adds the same exemption as a new section to Chapter 42.17 RCW. Chapter 42.17 RCW, however, expires on July 1, 2006. Consequently, we should not add a new statutory exemption to that Chapter. Pursuant to Section 17 of SSB 6234, the new exemption will be in the proper Chapter. Therefore, to avoid duplication and the inadvertent creation of a technical problem, Section 18 must be vetoed.

For these reasons, I have vetoed Section 18 of Substitute Senate Bill No. 6234.

With the exception of Section 18, Substitute Senate Bill No. 6234 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

SB 6235 by Senators Kastama and Roach; by request of Secretary of State

Making technical changes to election laws.

(SEE ALSO PROPOSED 1ST SUB)

SB 6235-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama and Roach; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Makes technical changes to election laws.

SB 6236 by Senators Schmidt, Kastama, Swecker, Oke, Berkey, and Benson; by request of Secretary of State

Changing election dates and deadlines.

(DIGEST AS ENACTED)

Revises election dates and deadlines.
SB 6237
by Senators Schoesler, Prentice, and Hewitt
Simplifying tax application and administration.

(SEE ALSO PROPOSED 1ST SUB)
Simplifies tax application and administration.

SB 6237-S
by Senate Committee on Ways & Means
(originally sponsored by Senators Schoesler,
Prentice, and Hewitt)
Making technical modifications to tax statutes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Makes technical modifications to tax statutes.

SB 6238
by Senator Jacobsen
Adding speed violations on arterial highways to the traffic safety
camera law.

Includes speed violations on arterial highways to the traffic safety
camera law.

SB 6239
by Senators Hargrove, Johnson, Doumit, Oke,
Stevens, and Esser; by request of Attorney General
Companion Bill: 2712
Changing provisions relating to crimes.

(SUBSTITUTED FOR - SEE 2ND SUB)
Revises provisions relating to crimes.

SB 6239-S
by Senate Committee on Human Services &
Corrections (originally sponsored by Senators
Hargrove, Johnson, Doumit, Oke, Stevens, and Esser; by request of
Attorney General)
Changing provisions relating to controlled substances.

(SUBSTITUTED FOR - SEE 2ND SUB)
Revises provisions relating to controlled substances.

SB 6239-S2
by Senate Committee on Ways & Means
(originally sponsored by Senators Hargrove,
Johnson, Doumit, Oke, Stevens, and Esser; by request of Attorney
General)
(DIGEST AS ENACTED)
Revises provisions relating to controlled substances.

SB 6240
by Senators Jacobsen and Weinstein
Regulating interchange and associated fees.

Declares that "interchange fee" means the fee a merchant's
financial institution pays to a cardholder's financial institution
when a cardholder uses a credit card or debit card as payment
during a retail transaction.

Provides that financial institutions may not charge
interchange fees that are more than one and one-half percent of
the total cost of the retail transaction.

SB 6241
by Senators Haugen, Benson, and Jacobsen; by
request of Governor Gregoire
Companion Bill: 2862
Making 2006 supplemental transportation appropriations.

(SUBSTITUTED FOR - SEE 1ST SUB)
Makes 2006 supplemental transportation appropriations.
VETO MESSAGE ON SSB 6241
March 31, 2006
To the Honorable President and Members,
The Senate of the State of Washington
Ladies and Gentlemen:

I am returning, without my approval as to portions of Sections 204, 212(6), 213(5), 214(5), 304(16), 307(8), and 309(19) of Substitute Senate Bill 6241 entitled:

My reasons for vetoing portions of the above-noted Sections are as follows:

Section 204, page 6, Board of Pilotage Commissioners, Trainee Stipends
Section 204 provides additional appropriation authority to the Board of Pilotage Commissioners for pilot trainee stipends. Appropriation authority was provided in Engrossed Substitute Senate Bill 6870, which was enacted by the Legislature and signed into law on March 14, 2006. Leaving Section 204 intact would increase the Board of Pilotage Commissioners’ appropriation authority above the intended amount and would exceed the revenue available to the agency. Therefore, I have vetoed Section 204.

Section 212(6), page 18, Department of Licensing - Information Services, Parking Privileges
This proviso funds implementation of Substitute House Bill 2389 and stipulates that the appropriation will lapse if the bill is not enacted. Substitute House Bill 2389 did not pass the Legislature. Therefore, I have vetoed Section 212(6).

Section 213(5), page 19, Department of Licensing - Vehicle Services, Parking Privileges
This proviso funds implementation of Substitute House Bill 2389 and stipulates that the appropriation will lapse if the bill is not enacted. Substitute House Bill 2389 did not pass the Legislature. Therefore, I have vetoed Section 213(5).

Section 214(5), pages 20-21, Department of Licensing, Federal Real ID
Section 214(5) directs the Department of Licensing to join in any lawsuit filed by other states seeking funding to implement the provisions of Title II of P.L. 109-13 (improved security for driver's license and personal identification cards (Federal Real ID Act)) whenever the department is legally and ethically permitted to do so. This language is overly prescriptive. I will engage the federal government on this issue when it is prudent and in the best interest of Washington State to do so. But legal action, whether unilateral or in conjunction with other states, will only be undertaken following a rigorous review of the issues and consultation with the state's Attorney General. Therefore, I have vetoed Section 214(5).

Section 304(16), pages 47-48, Department of Transportation - Improvements, SB 520 Plan
Section 304(16) earmarks $250,000 for the City of Seattle to prepare a State Route 520 expansion impact plan and prohibits the Department of Transportation from beginning construction on the State Route 520 bridge replacement and High Occupancy Vehicle project until agreements have been reached with the City of Seattle. This subsection contradicts Section 304(18), which sets forth the National Environmental Policy Act (NEPA) requirements that the department must designate the preferred alternative, prepare a substantial project mitigation plan, and complete a comprehensive cost estimate. It is incumbent upon the department to follow state and federal environmental laws and not delegate decision making to the City of Seattle. Therefore, I have vetoed Section 304(16).

Section 307(8), page 54, Department of Transportation - Ferries, Auto-Passenger Ferries
Section 307(8) provides funding for auto-passenger ferry vessels using the process identified in Substitute Senate Bill 6853, which did not pass the Legislature. While the Legislature considered the ferry vessel procurement process in Substitute Senate Bill 6853, it was not its intent to eliminate funding for ferry vessels. Therefore, I have vetoed Section 307(8) with the understanding that the funding remains available to the Department of Transportation for the procurement of ferry vessels.

Section 309(19), pages 61-62, Department of Transportation - Local Programs, RTPOs
Section 309(19) requires regional transportation planning organizations (RTPOs) that receive federal surface transportation program funding to distribute funds based on a prioritized competitive basis rather than by formula. It also prohibits funds from being used for administration. While I strongly support this legislative intent, I believe these changes should be phased in over time in order to avoid disruptions to project programming and delivery. RTPOs are required by federal law to prepare four-year Transportation Improvement Programs. The current transportation improvement program covers calendar years 2006 through 2008. Therefore, I have vetoed Section 309(19).

However, effective with the development of the 2008 Transportation Improvement Programs, I am directing the Department of Transportation to work with RTPOs to ensure that it prioritizes project selections based on regional priorities such as growth, management, congestion relief, safety, economic development, or other regional priorities that support state and federal policies. In addition, the department shall retain a full and transparent accounting of all federal surface transportation program funds and their uses.

With the exception of the above-noted portions of Sections 204, 212(6), 213(5), 214(5), 304(16), 307(8), and 309(19), Substitute Senate Bill 6241 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2006 REGULAR SESSION --
Jan 6 Prefiled for introduction.
Jan 9 First reading, referred to Transportation.
Feb 15 Public hearing in committee.
Feb 16 Work session and executive action taken in committee.
Feb 17 TRAN - Majority; 1st substitute bill be substituted, do pass.
        Rules suspended.
        Placed on second reading.
        1st substitute bill substituted.
        Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.
        -- IN THE HOUSE --
Feb 20 First reading, referred to Transportation.
Feb 27 Public hearing in committee.
Feb 28 Executive session in committee.
        TR - Executive action taken by committee.
        TR - Majority; do pass with amendment(s).
        Minority; do not pass.
Mar 1 Passed to Rules Committee for second reading.
        Placed on second reading.
Mar 2 Committee amendment adopted as amended.
        Rules suspended. Placed on Third Reading.
SB 6242  by Senator Kastama; by request of Secretary of State
Companion Bill: 2479

Ensuring equipment accessibility for voters with visual impairments and requiring certification of voting equipment.

(SEE ALSO PROPOSED 1ST SUB)
Ensures equipment accessibility for voters with visual impairments.

SB 6242-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senator Kastama; by request of Secretary of State)

Ensuring equipment accessibility for voters with visual impairments.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Ensures equipment accessibility for voters with visual impairments.

SB 6243  by Senators Kastama and Fairley; by request of Secretary of State
Companion Bill: 2478

Clarifying laws on ballot measures.

(SEE ALSO PROPOSED 1ST SUB)
Clarifies laws on ballot measures.

Provides that a person who circulates a ballot measure petition that appears to support a measure that differs from the actual measure attached to the petition is guilty of a gross misdemeanor.
Repeals RCW 29A.32.050.

SB 6243-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama and Fairley; by request of Secretary of State)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Clarifies laws on ballot measures.
Repeals RCW 29A.32.050.

SB 6244  by Senators Rockefeller, Morton, Poulsen, Fairley, Kline, Shin, Kohl-Welles, and Spanel; by request of Department of Ecology
Companion Bill: 2593
Changing provisions relating to oil spill prevention, preparedness, and response.

(SUBSTITUTED FOR - SEE 1ST SUB)
Requires that the department shall by rule adopt procedures to determine the adequacy of contingency plans approved under RCW 88.46.060. The rules shall require random practice drills without prior notice that will test the adequacy of the responding entities. The rules may provide for unannounced practice drills of individual contingency plans. The department shall review and publish a report on the drills, including an assessment of response time and available equipment and personnel compared to those listed in the contingency plans relying on the responding entities, and requirements, if any, for changes in the plans or their implementation. The department may require additional drills and changes in arrangements for implementing approved plans which are necessary to ensure their effective implementation.

SB 6244-S  by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Rockefeller, Morton, Poulsen, Fairley, Kline, Shin, Kohl-Welles, and Spanel; by request of Department of Ecology)

(DIGEST AS ENACTED)
Requires that the department shall by rule adopt procedures to determine the adequacy of contingency plans approved under RCW 88.46.060. The rules shall require random practice drills without prior notice that will test the adequacy of the responding entities. The rules may provide for unannounced practice drills of individual contingency plans. The department shall review and publish a report on the drills, including an assessment of response time and available equipment and personnel compared to those listed in the contingency plans relying on the responding entities, and requirements, if any, for changes in the plans or their implementation. The department may require additional drills and changes in arrangements for implementing approved plans which are necessary to ensure their effective implementation.
Raising funds for hosting a national conference of statewide elected officials.

 Dương the duties of the lieutenant governor.

 SB 6246 by Senators Kastama, Roach, Eide, Pflug, and Shin; by request of Lieutenant Governor

 Companion Bill: 2420

 SB 6246-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Eide, Pflug, and Shin; by request of Lieutenant Governor)

 (DIGEST AS ENACTED)

 Finds that as the duties and responsibilities of the office of lieutenant governor have continued to incrementally increase, they have been distributed among various noncorresponding chapters in statute.

 Finds that by consolidating the duties and responsibilities of the office of lieutenant governor under one chapter it keeps our statutes consistent among the different statewide elected offices and greater facilitates the understanding of the role of the office of lieutenant governor and its many statutorily defined duties and responsibilities.

 SB 6245 by Senators Kastama, Roach, Eide, Pflug, Parlette, Shin, and Kohl-Welles; by request of Lieutenant Governor

 Companion Bill: 2419

 Raising funds for hosting a national conference of lieutenant governors.

 (SEE ALSO PROPOSED 1ST SUB)

 Finds that due to the massive devastation inflicted on the city of New Orleans by hurricane Katrina on August 29, 2005, the city of New Orleans will not be able to meet its obligation to host the national lieutenant governors' association's annual conference scheduled for July 17 through July 19, 2006.

 Finds that, in recognition of the unprecedented situation created by this natural disaster, the high national visibility of this important event, and due to the limited amount of time remaining for planning and fund-raising, it is necessary to initiate fund-raising activities for this national conference as soon as possible and with the assurance that all statewide elected officials, legislators, and authorized executive and legislative staff are allowed to solicit the necessary donations to effectively host this event.

 SB 6245-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Pflug, Parlette, Shin, and Kohl-Welles; by request of Lieutenant Governor)

 Raising funds to host the 2006 national conference of lieutenant governors.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 10 First reading, referred to State Government Operations & Accountability.

Feb 15 Public hearing and executive action taken in committee.

SBGOA - Executive action taken by committee.

SBGOA - Majority; do pass.

Minority; without recommendation.

Feb 20 Passed to Rules Committee for second reading.

Mar 1 Placed on second reading.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 7 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 29 Governor signed.

Chapter 317, 2006 Laws.

Effective date 6/7/2006.

SB 6247 by Senators Haugen and Benson

Providing uniform administration of locally imposed motor vehicle excise taxes.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, for the purpose of determining any locally imposed motor vehicle excise tax, the value of a truck-type power or trailing unit shall be the latest purchase price of the vehicle, excluding applicable federal excise taxes, state and local sales or use taxes, transportation or shipping costs, or preparatory or delivery costs, multiplied by the following percentage based on year of service of the vehicle since last sale. The latest purchase year shall be considered the first year of service.

Provides that, before a local government subject to chapter 82.44 RCW may impose a motor vehicle excise tax, the local government must contract with the department for the collection of the tax. The department may charge a reasonable amount, not to exceed one percent of tax collections, for the administration and collection of the tax.

Repeals provisions of chapter 82.44 RCW.

SB 6247-S by Senate Committee on Transportation (originally sponsored by Senators Haugen and Benson)

(DIGEST AS ENACTED)

Provides that, for the purpose of determining any locally imposed motor vehicle excise tax, the value of a truck-type power or trailing unit shall be the latest purchase price of the vehicle, excluding applicable federal excise taxes, state and local sales or use taxes, transportation or shipping costs, or preparatory or delivery costs, multiplied by the following percentage based on year of service of the vehicle since last sale. The latest purchase year shall be considered the first year of service.

Provides that, before a local government subject to chapter 82.44 RCW may impose a motor vehicle excise tax, the local government must contract with the department for the collection of the tax. The department may charge a reasonable amount, not to exceed one percent of tax collections, for the administration and collection of the tax.

Repeals provisions of chapter 82.44 RCW.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Transportation.

Jan 18 Public hearing and executive action taken in committee.

Jan 25 TRAN - Majority; 1st substitute bill be substituted, do pass.

Feb 2 Made eligible to be placed on second reading.

Feb 8 Placed on second reading by Rules Committee.

Feb 11 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Feb 13 First reading, referred to Transportation.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 4 Rules Committee relieved of further consideration. Placed on second reading.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --

Mar 7 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 29 Governor signed.

Chapter 318, 2006 Laws.

Effective date 6/7/2006.

SB 6248 by Senators Haugen, Benson, Shin, and Sheldon

Requiring the department of transportation to reimburse drainage and diking districts for maintenance and repairs to drainage facilities if the department does not respond to written notice by the districts.

(DIGEST AS ENACTED)

Provides that, if the commissioners of any drainage or diking district determine that repair or maintenance is required on any drainage facilities, including dikes and dams, ditches, and drains and outlets, that are on land owned by or under the jurisdiction of the department of transportation, they may give notice in writing to the department requesting that the department make the necessary repair or maintenance pursuant to the department's obligations under RCW 47.01.260.

Provides that, if the specified repair or maintenance is not conducted by the department within fourteen days upon receipt of the notice, the district commissioners may independently make the repair or maintenance. The department shall then reimburse the district for all reasonable costs incurred by the district associated with the repair or maintenance.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Transportation.

Jan 23 Public hearing in committee.

Jan 26 Executive session in committee.

Jan 30 TRAN - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 7 Made eligible to be placed on second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 11 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --

Feb 13 First reading, referred to Transportation.

Feb 20 Public hearing in committee.

Feb 22 Executive session in committee.

TR - Executive action taken by committee.

TR - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Feb 28 Floor amendment(s) adopted.
rules at present.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 31 Governor signed.

Chapter 368, 2006 Laws.
Effective date 6/7/2006.

SB 6249 by Senators Doumit, Morton, and Parlette
Modifying the property taxation of forest and timber lands.
Revises the property taxation of forest and timber lands.
Repeals RCW 84.33.077, 84.34.041, and 84.34.131.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Ways & Means.
Jan 30 Public hearing in committee.

SB 6250 by Senators Morton, Mulliken, and Oke
Companion Bill: 2953
Modifying utility tax provisions.
Finds: (1) When retail energy prices rise, the amount of taxes paid by consumers also increase, because state and local public utility taxes are presently levied as a fixed percentage of revenue derived by electric and natural gas utilities from retail energy sales;
(2) Increased energy costs can have an adverse impact on the economy of the state of Washington and this impact is compounded by attendant increases in the amount of taxes that must be paid on energy purchases;
(3) Volatility in wholesale energy prices has become more common, compared to historical wholesale market behavior, and changes in wholesale prices ultimately translate into higher retail energy prices; and
(4) Further increases in wholesale and retail energy prices appear imminent.
Declares that the rate of state and local public utility taxes and the corresponding rate of use taxes on natural gas purchases should be indexed to the cost of energy for residential consumers, providing that tax rates should be adjusted downward when energy prices fall, except that tax rates should be capped at the rate currently provided under law so that consumers would never pay a higher tax rate than they do at present.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Water, Energy & Environment.

SB 6251 by Senators Morton and Schoesler
Providing an exception to the unattended motor vehicle law for motor vehicles in eastern Washington.
Providing an exception to the unattended motor vehicle law for motor vehicles in eastern Washington.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Transportation.

SB 6252 by Senators Morton and Schoesler
Creating a temporary permit for the sale of one thousand or fewer rabbits.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)
Creates a temporary permit for the sale of one thousand or fewer rabbits.

SB 6252-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Morton and Schoesler)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Creates a temporary permit for the sale of one thousand or fewer rabbits.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Agriculture & Rural Economic Development.
Jan 23 Public hearing in committee.
Jan 30 Executive session in committee.
Jan 31 ARED - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6253 by Senator Jacobsen
Regarding institutional chaplains.
Provides that the secretary of corrections shall appoint full-time and part-time chaplains for the state correctional institutions as is necessary to meet the religious needs for convicted felons, and for other custodial and correctional institutions under his or her control.
Provides that the department of corrections and the department of social and health services shall require chaplains appointed under this act to participate in training to the extent the training is necessary and appropriate to enable the chaplain to fulfill his or her duties as a chaplain.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Government Operations & Elections.
Jan 16 Public hearing in committee.

SB 6254 by Senator Eide
Reporting motor vehicle violations by diplomats.
Establishes reporting requirements for motor vehicle violations by diplomats.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Judiciary.

SB 6255 by Senators Eide and McAuliffe
Improving student performance through student-centered planning.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that, to the extent funds are appropriated for this purpose, the superintendent of public instruction shall develop and disseminate a comprehensive student-centered planning program to all districts by August 2006. The superintendent of public instruction shall provide professional development for staff and ongoing technical assistance to schools that implement the program.
Provides that, to the extent funds are appropriated for this purpose, the superintendent of public instruction shall allocate grants to selected schools for the purpose of implementing the student-centered planning program established under this act.
Requires that, by January 1, 2009, the superintendent of public instruction shall report to appropriate committees of the legislature regarding the impact of the student-centered planning program on student performance.

SB 6255-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Eide and McAuliffe)

(DIGEST AS ENACTED)

Provides that, to the extent funds are appropriated for this purpose, the superintendent of public instruction shall develop and disseminate a comprehensive student-centered planning program to all districts by August 2006. The superintendent of public instruction shall provide professional development for staff and ongoing technical assistance to schools that implement the program.

Provides that, to the extent funds are appropriated for this purpose, the superintendent of public instruction shall allocate grants to selected schools for the purpose of implementing the student-centered planning program established under this act.

Requires that, by January 1, 2009, the superintendent of public instruction shall report to appropriate committees of the legislature regarding the impact of the student-centered planning program on student performance.

Provides that the act shall be null and void if appropriations are not approved.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 13 Public hearing in committee.
Jan 16 Executive session in committee.
Jan 17 EKHE - Majority; 1st substitute bill be substituted, do pass.
Jan 18 And refer to Ways & Means. Referred to Ways & Means.
Jan 31 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; do pass 1st substitute bill as proposed by Early Learning, K-12 & Higher Education.
Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 1; absent, 0; excused, 3.

-- IN THE HOUSE --

Feb 15 First reading, referred to Education.
Feb 20 Public hearing in committee.
Feb 22 Executive session in committee.
ED - Executive action taken by committee.
AP - Majority; do pass with amendment(s).
Feb 23 Public hearing and executive action taken in committee.
Referred to Appropriations.
AP - Executive action taken by committee.
AP - Majority; do pass with amendments(s) on Education.
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.

-- IN THE SENATE --

Mar 6 Senate concurred in House amendments. Passed final passage; yeas, 45; nays, 1; absent, 1; excused, 2.

Mar 7 -- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 20 Governor signed.
Chapter 117, 2006 Laws.
Effective date 6/7/2006**.

SB 6256 by Senators Eide, McAuliffe, and Kohl-Welles

Creating the Washington community learning center program.

Finds that good after-school programs and activities provide safe and effective learning environments for children, including children who might otherwise be alone and unsupervised after school. These programs not only support children's academic efforts, they also build community partnerships that support children and their learning.

Finds that, at the request of the legislature, the Washington after-school network has prepared a statewide after-school plan that would help the state make strategic investments in programs and activities that support children academically while keeping them safe and well-supervised. Therefore, the legislature intends to implement the plan by expanding high quality after-school programs, supporting professional development for after-school program staff, increasing public awareness of program benefits, and supporting the after-school organizational infrastructure to ensure economies of scale in support of after-school programs.

Appropriates the sum of two hundred seventy-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the office of the superintendent of public instruction to carry out the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 17 EKHE - Majority; 1st substitute bill be substituted, do pass.
Jan 18 And refer to Ways & Means. Referred to Ways & Means.
Jan 30 EKHE - Majority; do pass.
And refer to Ways & Means. Referred to Ways & Means.

SB 6257 by Senator Delvin

Exempting guest services or crowd management employees from the requirements of chapter 18.170 RCW.

(SUBSTITUTED FOR - SEE 1ST SUB)

Exempts guest services or crowd management employees from the requirements of chapter 18.170 RCW.

SB 6257-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senator Delvin)

(DIGEST AS ENACTED)

Exempts guest services or crowd management employees who do not perform the duties of a security officer from the requirements of chapter 18.170 RCW.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Labor, Commerce, Research & Development.
Jan 24 Public hearing and executive action taken in committee.
Jan 25 LCRD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 7 1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.
SB 6260 by Senator Delvin

Exempting certain alarm system company records provided to law enforcement agencies from public inspection.

Exempts certain alarm system company records provided to law enforcement agencies from public inspection.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Judiciary.

SB 6261 by Senators Delvin and Mulliken

Concerning small business and entrepreneurial development.

Amends RCW 28B.20.297 relating to small business and entrepreneurial development.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to International Trade & Economic Development.

Jan 12 Public hearing in committee.

SB 6262 by Senators Kohl-Welles, Parlette, Honeyford, Keiser, Prentice, and Kline; by request of Department of Labor & Industries

Companion Bill: 2537

Establishing a pilot program to allow employers to assist employees in completing applications for industrial insurance benefits.

(ADDED -- SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, by January 1, 2007, the department shall develop and begin a pilot program to allow employers to assist workers in completing an application for benefits. This pilot program does not replace the current method for reporting through the physician. The pilot program shall include the voluntary participation of employers that represent a cross-section of industries, geographic areas, union and nonunion workers, and other criteria established by the department with input of business and labor leaders. During the pilot period, the department shall continue to expand the participation of employers and shall consider steps to address the unique needs and issues of small employers. The pilot program expires July 1, 2009.

SB 6262-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Parlette, Honeyford, Keiser, Prentice, and Kline; by request of Department of Labor & Industries)

(AS OF SENATE 2ND READING 2/08/06)

Provides that, by January 1, 2007, the department shall develop and begin a pilot program to allow employers to assist workers in completing an application for benefits. This pilot program does not replace the current method for reporting through the physician. The pilot program shall include the voluntary participation of employers that represent a cross-section of industries, geographic areas, union and nonunion workers, and other criteria established by the department with input of business and labor leaders. During the pilot period, the department shall continue to expand the participation of employers and shall consider steps to address the unique needs and issues of small employers. The pilot program expires July 1, 2009.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Labor, Commerce, Research & Development.

Jan 24 Executive session in committee.

Jan 25 LCRD - Majority; do pass with amendment(s).

Feb 2 Placed on second reading by Rules Committee.

Feb 8 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 46; nay, 0; absent, 1; excused, 2.

--- IN THE HOUSE ---

Feb 10 First reading, referred to Commerce & Labor.
Feb 15 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6263 by Senators Kohl-Welles, Prentice, and Keiser; by request of Department of Labor & Industries
Companion Bill: 2538

Authorizing the department to request and superior court to grant warrants pursuant to chapter 49.17 RCW.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent that inspections performed under the Washington industrial safety and health act ensure safe and healthful working conditions for every person working in the state of Washington. Inspections must follow the mandates of Article II, section 35 of the state Constitution, and equal or exceed the requirements prescribed by the occupational safety and health act of 1970 (Public Law 91-596, 84 Stat. 1590). The legislature also intends that the inspections comply with the fourth and fourteenth amendments to the United States Constitution and Article I, section 7 of the state Constitution.

Declares that, except as otherwise provided in this act, the director or his or her authorized representative shall obtain consent from the owner, manager, operator, or his or her on-site person in charge of the worksite when entering any worksite located on private property to carry out his or her duties under chapter 49.17 RCW. The director or his or her authorized representative shall enter a worksite at a reasonably recognizable entry point to request the consent described in this act.

Does not prohibit the director or his or her authorized representative from taking action consistent with a recognized exception to the warrant requirements of the federal and state Constitutions.

Does not require advance notice of an inspection.

Provides that if the worker's nominated beneficiary is the worker's spouse, and the worker and spouse enter into a dissolution of marriage, but no more than one year prior to the date application for the change is received in the department, provided the worker submits legally certified documentation of the decree of dissolution of marriage, the department may apply to a court of competent jurisdiction for a search warrant authorizing access to any worksite, or environment where work is performed by an employee of an employer, to which such access was sought for the purposes set forth in this act, the director may apply to a court of competent jurisdiction for a search warrant authorizing access to the facility. The court may upon such application issue a search warrant for the purpose requested.

SB 6263-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Prentice, and Keiser; by request of Department of Labor & Industries)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent that inspections performed under the Washington industrial safety and health act ensure safe and healthful working conditions for every person working in the state of Washington. Inspections must follow the mandates of Article II, section 35 of the state Constitution, and equal or exceed the requirements prescribed by the occupational safety and health act of 1970 (Public Law 91-596, 84 Stat. 1590). The legislature also intends that the inspections comply with the fourth and fourteenth amendments to the United States Constitution and Article I, section 7 of the state Constitution.

Declares that, except as otherwise provided in this act, the director or his or her authorized representative shall obtain consent from the owner, manager, operator, or his or her on-site person in charge of the worksite when entering any worksite located on private property to carry out his or her duties under chapter 49.17 RCW.

Provides that solely for the purpose of requesting the consent required by this act, the director or his or her authorized representative shall, in a safe manner, enter a worksite at an entry point designated by the employer or, in the event no entry point has been designated, at a reasonably recognizable entry point.

Does not prohibit the director or his or her authorized representative from taking action consistent with a recognized exception to the warrant requirements of the federal and state Constitutions.

Does not require advance notice of an inspection.

Authorizes the director to apply to a court of competent jurisdiction for a search warrant authorizing access to any factory, plant, establishment, construction site, or other area, workplace, or environment where work is performed by an employee of an employer. The court may upon such application issue a search warrant for the purpose requested.

--- 2006 REGULAR SESSION ---

Jan 10 First reading, referred to Labor, Commerce, Research & Development.
Jan 23 Executive session in committee.
Jan 24 LCRD - Majority; 1st substitute bill be substituted, do pass.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6264 by Senators Kohl-Welles, Parlette, Honeyford, Keiser, Prentice, Kline, McAuliffe, and Rouch; by request of Department of Labor & Industries
Companion Bill: 2536

Allowing an injured worker to change total permanent disability pension options under certain circumstances.

(DIGEST AS ENACTED)

Provides that, if the worker's nominated beneficiary is the worker's spouse, and the worker and spouse enter into a dissolution of marriage after the nomination has been made, the worker may apply to receive benefits as calculated under Option I. This change is effective the date of the decree of dissolution of marriage, but no more than one year prior to the date application for the change is received in the department, provided the worker submits legally certified documentation of the decree of dissolution of marriage.

Provides that, if the worker's nominated beneficiary dies, the worker may apply to receive benefits as calculated under Option I. This change is effective the date of death, but no more than one year prior to the date application for the change is received in the department, provided the worker submits a certified copy of the death certificate.

Declares that the change in benefits authorized by this act is a one-time adjustment and will be permanent for the life of the worker.

--- 2006 REGULAR SESSION ---

Jan 10 First reading, referred to Labor, Commerce, Research & Development.
Jan 16 Executive session in committee.
Jan 17 LCRD - Majority; do pass.
Jan 18 Passed to Rules Committee for second reading.
Jan 19 Made eligible to be placed on second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 7 Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 48; nay, 0; absent, 1; excused, 0.

--- IN THE HOUSE ---

Feb 8 First reading, referred to Commerce & Labor.
Feb 15 Public hearing in committee.
Feb 20 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass.
Feb 22 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

SB 6265 by Senators Jacobsen, Thibadeau, Kohl-Welles, and Oke
Concerning the rescue of pets by emergency workers.

Declares that it is the policy of the state of Washington that in the event of an emergency or disaster, and for the purposes of search and rescue activities, an emergency worker shall make every practicable attempt under the circumstances, when engaged in emergency management activities, to rescue a victim's pet animal.

Jan 10 First reading, referred to Government Operations & Elections.

SB 6266 by Senator Kastama
Providing for county and city participation in the rule-making process.

(SEE ALSO PROPOSED 1ST SUB)
Provides that, when the interests of a county or city are or could reasonably be affected by a subject of rule making, the agency shall invite all affected counties and cities to participate in a pilot rule project. If any affected county or city accepts the invitation to participate, then the agency and the participating counties and cities shall jointly develop a pilot rule project.

SB 6266-S by Senate Committee on Government Operations & Elections (originally sponsored by Senator Kastama)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that, when the interests of a county or city are or could reasonably be affected by a subject of rule making, the agency shall invite all affected counties and cities to participate in a pilot rule project. If any affected county or city accepts the invitation to participate, then the agency and the participating counties and cities shall jointly develop a pilot rule project.

Jan 10 First reading, referred to Government Operations & Elections.
Jan 17 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 GO - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.

SB 6267 by Senator Kastama
Requiring information regarding certain public facilities and services to be made available.

Provides that, for all lands designated for residential use, the land use element shall include the response time for law enforcement services and the existing levels of service for public school facilities.

Declares that the notice regarding public facilities and services under RCW 64.06.020 is not a warranty of any kind by the seller or any agent representing any principal. The information provided in the notice is not part of any contract between the buyer and seller.

SB 6268 by Senators Kastama, Pridemore, and Kline
Addressing transportation concurrency under the growth management act.

Amends RCW 36.70A.020 and 36.70A.070 relating to transportation concurrency under the growth management act.

(SEE ALSO PROPOSED 1ST SUB)
Requires that the public school facilities element required in respect to public school facilities the goal established in RCW 36.70A.020(12). As provided in this provision, a county or city shall, in conjunction with each school district within whose boundaries any part of the county or city is located, establish level of service standards for public school facilities that serve the residential uses in the land use element and provide that the level of service standards will be achieved and maintained.

Provides that, to implement the public school facilities element, a county or city shall enter into an interlocal agreement with the board of directors of each school district within whose boundaries any part of the county or city is located to establish jointly the specific ways in which the plans and processes of the county or city and the school district are to be coordinated. The county and cities and the school district board of directors in each school district are encouraged to adopt a single interlocal agreement to which all join as parties.

Requires the public school facilities element to demonstrate that the comprehensive plan and development regulations necessary to implement the comprehensive plan provide that permanent public school facility space to serve enrollment generated by residential development at the adopted level of service will be located proximate to the development and will be in place at the time that the enrollment is projected.

Requires that the public school facilities element required in this act, including the interlocal agreement and any development regulations that implement the element, must be adopted no later than December 1, 2008, and submitted to the department for review according to the schedule adopted by the department.

Provides that, no later than December 1, 2008, the board of directors of each school district within whose boundaries is located any part of a county or city that is required or chooses to plan under RCW 36.70A.040 shall enter into an interlocal agreement with that county or city to establish jointly the specific ways in which the plans and processes of the county or city and the school district are to be coordinated. The school district board of directors and the county and cities in each school district are
encouraged to adopt a single interlocal agreement to which all join as parties.

SB 6269-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Pridemore, and Kline)

Studying public school facility needs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, by December 1, 2007, the department of community, trade, and economic development, in coordination with the office of the superintendent of public instruction, will study how local governments that are required or choose to plan under RCW 36.70A.040 and the school districts within whose boundaries they are located could assure that permanent public school facility space adequate to serve enrollment generated by residential development and proximately located to the development is in place at the time the enrollment is generated; develop recommendations for statutory requirements, funding mechanisms, and planning processes; and present the study and recommendations to the governor, the superintendent of public instruction, and the legislature. The study and recommendations shall assist the local governments and school districts in achieving their overall school facility and community planning and development objectives.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Government Operations & Elections.
Jan 17 Public hearing in committee.
Jan 30 Executive session in committee.
Jan 31 GO - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6270 by Senators Kastama and Swecker

Encouraging shared parental responsibility in child custody arrangements.

Encourages shared parental responsibility in child custody arrangements.

Provides that a municipality, a county, a corporation organized exclusively for the resolution of family disputes, or a dispute resolution center created pursuant to this chapter may apply to the administrative office of the courts for participation in a family dispute resolution pilot project. The administrative office of the courts shall select a maximum of two urban and two rural counties to participate in the family dispute resolution center pilot projects.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Human Services & Corrections.
Jan 26 Public hearing in committee.

SB 6271 by Senators Kastama, Kline, McAuliffe, and Roach

Creating a zero interest loan program for higher education.

Directs the board to design the Washington zero interest loan program based on the following parameters: (1)(a) Loans shall be made to students graduating from public and approved private high schools under chapter 28A.195 RCW, students participating in home-based instruction as provided in chapter 28A.200 RCW, and persons twenty-one years of age or younger receiving a GED certificate, who meet the financial eligibility criteria in this section; (b) to meet the financial eligibility criteria, a student's family income shall not exceed one hundred thirty-five percent of the state median family income adjusted for family size, as determined by the board for each graduating class. Students not meeting the eligibility requirements for the first year of the loan may reapply for a second year, but must still meet the income standard set by the board for the student's graduating class.

(2) Zero interest loans are not intended to supplant any grant, scholarship, or tax program related to postsecondary education.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Government Operations & Elections.
Feb 1 Public hearing in committee.

SB 6272 by Senators Kastama, Kline, McAuliffe, and Kohl-Welles

Providing zero interest loans to assist teachers in obtaining national board certification.

Provides zero interest loans to assist teachers in obtaining national board certification.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6273 by Senators Jacobsen, Thibaudeau, and Kohl-Welles

Concerning the protection, management, and conservation of the state's natural resources.

Finds that the state of Washington has an affirmative duty to protect, manage, and conserve public natural resources such as the state's animal and plant life, and must take this public trust into account when making decisions with respect to natural resource-related policies and actions.

Finds that while the state's general obligation is to act for the benefit of the public, the state's most fundamental specific obligation is to act as a trustee for all public natural resources. The principles cited in this act must be supported by every level of government and may not be abridged by any governmental action.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6274 by Senator Jacobsen

Creating the independent forest and fish science panel.

Declares that the purpose of the independent forest and fish science panel is to provide advice to the commissioner with respect to the adaptive management program created under this act and rules implementing this act. The commissioner may consult with the panel and ask the panel to review information produced by the adaptive management program. The panel must be governed by generally accepted guidelines and practices governing activities of independent science boards such as the national academy of sciences. The panel must help ensure that sound science is used in the adaptive management program.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6275 by Senator Jacobsen

Revising the composition of the forest practices board.

Revises the composition of the forest practices board.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6276 by Senator Jacobsen

Protecting areas of scenic beauty.

Provides that, by June 30, 2007, the board shall identify and map areas that merit increased scenic protection based on their
importance to Washington's tourist and recreational economy. These locations include, but are not necessarily limited to, topographically visible areas within a five-mile distance of state and federally designated scenic highways and byways, scenic waterways, and major recreation trails. The board shall coordinate with the department of fish and wildlife, the department of community, trade, and economic development, the department of transportation, counties, and the public in identifying, evaluating, and selecting appropriate areas.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 30 Public hearing in committee.

SB 6277 by Senators Jacobsen, Haugen, and Shin
Designating the Garry Oak as the state oak tree.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 25 Public hearing in committee.
Jan 26 Executive session in committee.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6278 by Senators Deccio and Keiser
Companion Bill: 2669
Licensing specialty hospitals.

(SEE ALSO PROPOSED 1ST SUB)
Finds that specialty hospitals jeopardize the financial balance of community hospitals by selectively providing care to less ill patients, treating fewer medicare, medicaid, and uninsured patients, providing primarily care that is profitable to investors, and reducing community hospital staffing.

Declares that, to assure that private and public hospitals in Washington remain financially viable institutions able to provide general acute care in their communities and maintain the capacity to respond to local, state, and national emergencies, the legislature has concluded that specialty hospitals must meet certain conditions in order to be licensed. These conditions will ensure that specialty hospitals and community hospitals compete on a level playing field and, therefore, will minimize the adverse impacts of specialty hospitals on community general hospitals while assuring quality patient care.

SB 6278-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Deccio and Keiser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that specialty hospitals jeopardize the financial balance of community hospitals by selectively providing care to less ill patients, treating fewer medicare, medicaid, and uninsured patients, providing primarily care that is profitable to investors, and reducing community hospital staffing.

Declares that, to assure that private and public hospitals in Washington remain financially viable institutions able to provide general acute care in their communities and maintain the capacity to respond to local, state, and national emergencies, the legislature has concluded that specialty hospitals must meet certain conditions in order to be licensed. These conditions will ensure that specialty hospitals and community hospitals compete on a level playing field and, therefore, will minimize the adverse impacts of specialty hospitals on community general hospitals while assuring quality patient care.

SB 6279 by Senators Regala and McAuliffe
Requiring posting of staff levels at nursing homes.

Requires each nursing home to compile and post in a visible and accessible location of the residential area information about the number and type of credentialed health care providers who are directly responsible for resident care during each shift.

Requires each nursing home to compile the monthly averages of the information listed in this act by shift and report it to the department every year at a time and manner prescribed by the department. In addition, the nursing home shall provide a copy of the report to any member of the public upon request.

Directs the department to compile an annual report of the reports that it receives from each nursing home and make the information available to the public.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Health & Long-Term Care.
Jan 18 Public hearing in committee.

SB 6280 by Senator Regala
Removing the irrevocable dedication requirement for exemption from property taxes for nonprofit entities.

(DIGEST AS ENACTED)
Deletes the irrevocable dedication requirement for exemption from property taxes for nonprofit entities.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Ways & Means.
Jan 25 Public hearing in committee.
Jan 30 Executive session in committee.
Feb 2 Placed on second reading by Rules Committee.
Feb 8 Rules suspended. Passed to Third Reading. Third reading, passed; yeas, 42; nays, 0; absent, 1; excused, 6.

-- IN THE HOUSE --
Feb 10 First reading, referred to Finance.
Feb 20 Public hearing in committee.
Feb 23 Executive session in committee. FIN - Executive action taken by committee. FIN - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 3 Placed on second reading. Rules suspended. Passed to Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --
Mar 7 President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 29 Governor signed.
SB 6281  by Senators Jacobsen, Esser, Kline, Pflug, and Roach
Companion Bill: 2625
Funding mountains to Sound greenway outdoor recreation projects.

Makes appropriations to fund mountains to Sound greenway outdoor recreation projects.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Natural Resources, Ocean & Recreation.
Jan 19  Public hearing in committee.
Jan 23  Executive session in committee.
Jan 25  Executive session in committee.
Jan 26  NROR - Majority; without recommendation. Minority: do not pass. And refer to Ways & Means. Referred to Ways & Means.

SB 6282  by Senators Kohl-Welles, Esser, and Jacobsen
Companion Bill: 2590
Exempting nonprofit organizations organized for zoological purposes from certain excise taxes.

Exempts nonprofit organizations organized for zoological purposes from certain excise taxes.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Natural Resources, Ocean & Recreation.
Jan 12  Public hearing in committee.
Jan 13  NROR - Majority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.
Jan 24  Public hearing in committee.

SB 6283  by Senators Kastama, Roach, Shin, Swecker, Franklin, Schmidt, Oke, Rasmussen, and Mulliken
Companion Bill: 2545
Revising veterans' scoring criteria in examinations.

(SEE ALSO PROPOSED 1ST SUB)
Amends RCW 41.04.010 relating to veterans' scoring criteria in examinations.

SB 6283-S  by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Shin, Swecker, Franklin, Schmidt, Oke, Rasmussen, and Mulliken)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Amends RCW 41.04.010 relating to veterans' scoring criteria in examinations.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Government Operations & Elections.
Jan 16  Public hearing in committee.
Jan 17  Executive session in committee.
Jan 19  GO - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 24  Senate Rules "X" file.

SB 6284  by Senators Kastama, Roach, Shin, Swecker, Franklin, Schmidt, Oke, Rasmussen, and Mulliken
Companion Bill: 2546
Concerning the definition of veteran.

Amends RCW 41.04.007 relating to the definition of veteran.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Government Operations & Elections.
Jan 31  Public hearing in committee.
Feb 2  Executive session in committee.
Feb 3  GO - Majority; do pass. Passed to Rules Committee for second reading.
Feb 24  Senate Rules "X" file.

SB 6285  by Senators Eide, Poulsen, Morton, Rockefeller, Pridemore, Rasmussen, Brown, Haugen, Berkey, Keiser, Prentice, Fairley, Kastama, Fraser, Kohl-Welles, McAlulife, Thibaudeau, Spanel, Regala, Kline, Shin, Sheldon, Mulliken, Franklin, Roach, and Oke; by request of Governor Gregoire
Companion Bill: 2370
Funding low-income home energy assistance.

Provides funding for low-income home energy assistance.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Water, Energy & Environment.
Jan 11  Public hearing in committee.

SB 6286  by Senator Fairley
Allowing an individual to obtain an identicard while holding a valid state driver's license.

Allows an individual to obtain an identicard while holding a valid state driver's license.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Transportation.

SB 6287  by Senators Fairley, Thibaudeau, and Shin
Authorizing special parking privileges for the legally blind.

(SUBSTITUTED FOR - SEE 1ST SUB)
Authorizes special parking privileges for the legally blind.

SB 6287-S  by Senate Committee on Transportation (originally sponsored by Senators Fairley, Thibaudeau, and Shin)

(DIGEST AS ENACTED)
Authorizes special parking privileges for the legally blind.
Reaffirms that legal blindness does not affect the physical ability to walk, nor does it limit the ability to participate and contribute in employment and all aspects of life as an equal and productive citizen. Furthermore, for a legally blind individual with appropriate training in travel skills, any limitations on that individual's mobility are not resolved by the granting of special parking privileges. However, for some individuals, including the newly blind and those in transition, the availability of special parking privileges could prove to be an appropriate benefit if those individuals choose to avail themselves of the opportunity.

-- 2006 REGULAR SESSION --
Jan 10  First reading, referred to Transportation.
Jan 25  Public hearing in committee.
Jan 26  Executive session in committee.
Jan 30  TRAN - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 11  Placed on second reading by Rules Committee.
Feb 13  1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed: yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --
Feb 14 First reading, referred to Transportation.
Feb 20 Public hearing in committee.
Feb 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 98; nays, 0;
absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 6 Senate concurred in House amendments.
Passed final passage: yeas, 44; nays, 1; absent,
0; excused, 4.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 30 Governor signed.
Chapter 357, 2006 Laws.
Effective date 6/7/2006.

SB 6288 by Senator Sheldon

Authorizing tuition waivers for employees of political subdivisions.

SB 6289 by Senators Sheldon, Doumit, Fraser, Shin,
Thibaudeau, Hargrove, Mulliken, and Kohl-Welles

Requiring state agencies to allow volunteer fire fighters to respond when called to duty.

Provides that an agency must allow an employee who is a volunteer fire fighter to respond to a fire or natural disaster when called to duty. The agency shall continue to pay the employee's salary, without loss of seniority, benefits, annual leave, or sick leave.

SB 6290 by Senators Sheldon, Kline, Fraser, Shin,
Doumit, and Hargrove

Requiring state agencies to allow volunteer fire fighters to respond when called to duty.

Provides that an agency must allow an employee who is a volunteer fire fighter to respond, without pay, to a fire or natural disaster when called to duty. The agency may choose to grant leave with pay.

SB 6291 by Senators Kohl-Welles, Parlette, and Keiser

Modifying provisions for cosmetology licensing exemptions.

(SEE ALSO PROPOSED 1ST SUB)

SB 6291-S by Senate Committee on Labor, Commerce,
Research & Development (originally sponsored by Senators Kohl-Welles, Parlette, and Keiser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that RCW 18.16.060 does not apply to persons engaging in the practice of cosmetology for the sole purpose of preparing any individual for a professional photograph, or a theatrical, musical, film, video, or television performance.

SB 6292 by Senators Kohl-Welles, Parlette, Keiser,
Thibaudeau, Kline, McAuliffe, and Mulliken

Providing an exemption from unemployment compensation contributions for certain small performing arts industries.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that remuneration also does not include any stipend of less than six hundred dollars a year provided to a person involved in performances sponsored by a business whose North American industry classification code is within "711110," "711120," "711130," or "712110" and which business employs no more than three employees paid for their services performed in a calendar year.

SB 6292-S by Senate Committee on Labor, Commerce,
Research & Development (originally sponsored by Senators Kohl-Welles, Parlette, Keiser, Thibaudeau, Kline,
McAuliffe, and Mulliken)

(AS OF SENATE 2ND READING 2/14/06)

Provides that remuneration also does not include any stipend of one hundred dollars per week or less, up to a maximum of six hundred dollars a year provided to a person involved in performances sponsored by a business whose North American industry classification code is within "711110," "711120," "711130," or "712110" and which business employs no more than three employees paid for their services performed in the same calendar year.

Declares that the term "stipend" as used in Title 50 RCW means reimbursement for expenses incurred as a result of participating in performances sponsored by a business whose North American industry classification code is within "711110," "711120," "711130," or "712110." The expenses for which reimbursement is appropriate include, but are not limited to, child care, mileage, and meals.

SB 6294 by Senators Kohl-Welles, Parlette, Keiser,
Thibaudeau, Kline, McAuliffe, and Mulliken

Modifying provisions for cosmetology licensing exemptions.

(SEE ALSO PROPOSED 1ST SUB)
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --

Feb 16 First reading, referred to Commerce & Labor.
Feb 22 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6293 by Senators Pflug, Benton, Shin, Schoesler, Benson, Schmidt, Delvin, Mulliken, Johnson, Stevens, Honeyford, Parlette, and Roach

Authorizing employer tax incentives for the employment of students in math and science programs.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to International Trade & Economic Development.
Jan 19 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 26 ITED - Majority; do pass with amendment(s).
And refer to Ways & Means.

SB 6294 by Senators Pflug, Mulliken, Benton, Hewitt, Schoesler, Stevens, Delvin, Schmidt, Johnson, Carrell, Parlette, and Honeyford

Stabilizing distributions to the education legacy trust account.

Stabilizes distributions to the education legacy trust account.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 20 Executive session in committee.
Jan 23 EKHE - Majority; without recommendation.
And refer to Ways & Means.

SB 6295 by Senators Delvin, Pflug, Schoesler, Mulliken, Zarelli, Carrell, Schmidt, Morton, Deccio, Hewitt, Honeyford, and Sheldon

Modifying permissible weaponry for on-duty law enforcement officers.

Declares that RCW 9.41.250 does not apply to any law enforcement officer who, in the discharge of official duty, carries a spring blade knife.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Judiciary.

SB 6296 by Senators Delvin, Benton, Pflug, Mulliken, Deccio, Stevens, Carrell, and Honeyford

Providing licensing requirements for alarm system companies.

Designates licensing requirements for alarm system companies.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Labor, Commerce, Research & Development.

SB 6297 by Senators Mulliken, Benton, Oke, Pflug, Schoesler, Schmidt, Delvin, Esser, Honeyford, and Parlette

Changing budget allocations for school district diesel fuel.

Revises budget allocations for school district diesel fuel.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Ways & Means.
Jan 31 Public hearing in committee.

SB 6298 by Senators Mulliken, Benton, Oke, Deccio, Benson, Carrell, Pflug, Schmidt, Schoesler, Esser, Honeyford, and Parlette

Providing tax incentives to promote the use of renewable fuels.

Provides that, in order to promote the use of renewable fuels in Washington it is the intent of the legislature that part and service modifications necessary to allow motor vehicles to use high concentrations of biodiesel fuel or ethanol fuel should not be subject to sales and use tax.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Water, Energy & Environment.
Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; do pass.
Minority; without recommendation.
Feb 2 Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 8 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6299 by Senators Mulliken, Schoesler, Morton, Benton, Benson, Delvin, Schmidt, Carrell, Deccio, and Honeyford

Concerning the annual consumptive quantity of a water right.

Declares that the annual consumptive quantity of a water right may not be deemed to be less than the actual peak historic use of a water right, even if the right is not being fully exercised at the time of change or transfer, if: (1) The reduced use is due to cropping patterns or system efficiencies; (2) The water right holder intends to fully exercise the right; and (3) The water right holder has the ability to make beneficial use of the full right.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Water, Energy & Environment.

SB 6300 by Senators Benson, Benton, Pflug, Johnson, Schmidt, Carrell, Esser, Mulliken, Roach, Stevens, and Honeyford

Providing a sales and use tax exemption for certain medical equipment.

Provides a sales and use tax exemption for certain medical equipment.

-- 2006 REGULAR SESSION --

Jan 10 First reading, referred to Ways & Means.

SB 6301 by Senators Prentice, Deccio, Fairley, Delvin, Kohl-Welles, Kline, Rockefeller, Keiser, McAuliffe, Rasmussen, Franklin, Zarelli, Thibaudeau, Parlette, Spanel, Honeyford, Regala, Carrell, Oke, and Shin

Concerning off-reservation tribal gaming.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, unless authorized by: (1) The affirmative vote of sixty percent of the members of each house of the legislature; or
(2) A compact in effect before the effective date of this act; no compact entered into or amended after the effective date of this act shall authorize or propose to authorize class III gaming on lands acquired by the United States in trust for the benefit of an Indian tribe after October 17, 1988.

SB 6301-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice, Deocco, Fairley, Delvin, Kohl-Welles, Kline, Rockefeller, Keiser, McAuliffe, Rasmussen, Franklin, Zarelli, Thibaudeau, Parlette, Spanel, Honeyford, Regala, Carrell, Oke, and Shin)

Concerning concurrence communications from the governor to the secretary of the interior.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that no concurrence communication from the governor to the United States secretary of the interior regarding gaming on lands acquired by the secretary in trust for the benefit of an Indian tribe after October 17, 1988, in any federal proceeding requiring the governor to concur in the secretary's determination as to those lands shall be made unless specifically authorized by a sixty percent vote of both houses of the legislature.

SB 6302 by Senators Berkey, Jacobsen, Haugen, Fairley, Shin, Rockefeller, Weinstein, Pridemore, Poulsen, Kohl-Welles, McAuliffe, Regala, Rasmussen, Franklin, and Keiser

Concerning parking fees at state parks.

Provides that the commission may not charge a fee for the first two hours of parking in a state park.

SB 6303 by Senators Berkey and Thibaudeau

Companion Bill: 2648

Regulating security freezes for victims of identity theft.

Amends RCW 19.182.170 regulating security freezes for victims of identity theft.

SB 6304 by Senators Rasmussen and Jacobsen

Changing special assessment provisions for conservation districts.

Revises special assessment provisions for conservation districts.

SB 6305 by Senators Keiser, Prentice, Johnson, and Kohl-Welles

Companion Bill: 2394

Including financial literacy in work activity provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that for a variety of reasons, many citizens may lack the basic financial knowledge necessary to spend their money wisely, save for the future, and manage money challenges, such as a job loss, financing a college education, or a catastrophic injury.

Finds that financial literacy is an essential element in achieving financial stability and self-sufficiency.

Declares an intent to encourage participation in financial literacy training by WorkFirst participants, in order to promote their ability to make financial decisions that will contribute to their long-term financial well-being.

Requires the department to consider the options for financial literacy training available in the community, including information and resources available through the financial literacy public-private partnership created under RCW 28A.300.450, and may authorize up to ten hours of financial literacy training as a core activity or an optional activity under WorkFirst.

SB 6305-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Keiser, Prentice, Johnson, and Kohl-Welles)

(AS OF SENATE 2ND READING 2/07/06)

Finds that for a variety of reasons, many citizens may lack the basic financial knowledge necessary to spend their money wisely, save for the future, and manage money challenges, such as a job loss, financing a college education, or a catastrophic injury.

Finds that financial literacy is an essential element in achieving financial stability and self-sufficiency.

Declares an intent to encourage participation in financial literacy training by WorkFirst participants, in order to promote their ability to make financial decisions that will contribute to their long-term financial well-being.

Requires the department to consider the options for financial literacy training available in the community, including information and resources available through the financial literacy public-private partnership created under RCW 28A.300.450, and may authorize up to ten hours of financial literacy training as a core activity or an optional activity under WorkFirst.

SB 6306 by Senators Keiser, Deocco, Kastama, Poulsen, Parlette, Franklin, Thibaudeau, Kline, and McAuliffe; by request of Governor Gregoire

Companion Bill: 2575

Establishing a health technology assessment program.
Declarations an intent to support the establishment by the state of an evidence-based health technology assessment program that:
(1) Conducts systematic reviews of scientific and medical literature to identify safe, efficacious, and cost-effective treatments;
(2) Provides for the establishment of a statewide health technology clinical advisory committee;
(3) Provides for the establishment of an evidence-based health technology assessment center;
(4) Develops methods and processes to track health outcomes across state agencies; and:
(5) Provides clear and transparent access to the scientific basis of coverage decisions and treatment guidelines developed under this program.

Establishes an evidence-based health technology assessment center to: (1) Conduct systematic reviews of the scientific literature regarding safety, efficacy, and cost-effectiveness; and (2) Assess the adequacy and quality of systematic reviews undertaken by other national or internationally recognized health technology programs using systematic review methods substantially similar to those developed by the health technology assessment program.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Health & Long-Term Care.
Jan 25 Public hearing in committee.

SB 6307 by Senators Keiser, Kastama, Franklin, Parlette, Thibaudeau, Kline, and McAuliffe; by request of Governor Gregoire

Companion Bill: 2573

Adopting health information technology to improve quality of care.

Recognizes that improvements in the quality of health care lead to better health care outcomes for the residents of Washington state and contain health care costs. The improvements are facilitated by the adoption of electronic medical records and other health information technologies.

Declares an intent to encourage all hospitals in the state of Washington to adopt health information technologies by the year 2012.

-- 2006 REGULAR SESSION --
Jan 10 First reading, referred to Health & Long-Term Care.
Jan 25 Public hearing in committee.

SB 6308 by Senators Carrell, Stevens, Regala, Schoesler, Schmidt, Oke, and Rasmussen

Creating a joint select committee on offenders programs, sentencing, and supervision.

(SUBSTITUTED FOR - SEE 1ST SUB)

Directs the joint select committee to review and make recommendations regarding: (1) The type of offender that would benefit most in terms of personal achievement, responsibility, and community safety, by having the opportunity to receive enhanced training and education while in prison;
(2) The types of training and educational programs that would provide the greatest return on investment with regard to offender achievement, responsibility, and community;
(3) Changes to the sentencing law and policies related to "good time" that would encourage incarcerated offenders to participate in training and programs that will increase the likelihood that they will be able to support themselves when they leave prison and reduce recidivism;
(4) A method for evaluating the return on the investment and determining from front line department of corrections staff and community partners, whether the changes are improving personal responsibility on the part of the offender and reducing crime in the community; and
(5) Changes to community supervision that would provide greater safety to the public and incentives for prisons in adhering to treatment, educational goals, and reducing recidivism.

Requires the joint select committee to present a report of its findings and recommendations to the governor and the appropriate committees of the legislature, including any proposed legislation, by November 15, 2007.

SB 6308-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Carrell, Stevens, Regala, Schoesler, Schmidt, Oke, and Rasmussen)

Creating a joint select committee on offenders programs, sentencing, and supervision. (REVISED FOR PASSED LEGISLATURE: Creating a joint legislative task force on offenders programs, sentencing, and supervision.

(DIGEST AS ENACTED)

Recognizes that "good time" should be productive time, especially for those incarcerated in Washington's criminal justice facilities.

Finds that it is important to the safety of the public and to rehabilitation of offenders that changes be considered to other programs offered in prisons and in the community.

Finds that reforms to sentencing and supervision of offenders returning to the community may enhance public safety, lower recidivism, and reduce crime and victimization. Therefore, the legislature intends to create a joint legislative task force on offenders programs, sentencing, and supervision to provide findings and recommendations for the 2007 legislative session.

Requires the joint legislative task force to present a report of its findings and recommendations to the governor and the appropriate committees of the legislature, including any proposed legislation, by November 15, 2006.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Human Services & Corrections.
Jan 24 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 0; absent, 1; excused, 4.
-- IN THE HOUSE --
Feb 14 First reading, referred to Criminal Justice & Corrections.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
CJC - Executive action taken by committee.
Feb 24 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 4 Senate concurred in House amendments.
Passed final passage; yeas, 42; nays, 0; absent, 1; excused, 6.
Mar 7 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 28 Governor signed.
Chapter 267, 2006 Laws.
Effective date 6/7/2006.

SB 6309 by Senators Carrell, Pflug, Schoesler, Benton, Schmidt, Esser, Roach, Stevens, Johnson, Benson, Mulliken, Deccio, Parlette, Delvin, Hewitt, Honeyford, and Sheldon
Companion Bill: 2841
Reinstating the Washington state pick-up credit for federal estate and transfer taxes.

Provides that the department may collect the generation-skipping transfer tax under this act, including interest and penalties, and shall represent this state in all matters pertaining to the same, either before courts or in any other manner. At any time after the Washington return is due, the department may file its findings regarding the amount of the tax, the federal credit, the person required to file the federal return, and all persons having an interest in property subject to the tax with the clerk of the superior court in the matter of the trust or the estate of the decedent, if any, or, if no trust, probate or administration proceedings have been commenced in any court of this state, of any superior court which has jurisdiction over the property. Such a court first acquiring jurisdiction shall retain jurisdiction to the exclusion of every other court.

Repeals RCW 83.100.046, 83.100.047, and 83.100.095.
Repeals 2005 c 516 s 1 (uncodified).

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Ways & Means.

SB 6310 by Senators Carrell, Benton, Mulliken, Schoesler, Stevens, Zarelli, and Schmidt
Changing the elements of adverse possession.

Provides that a person may acquire title to real property by adverse possession only if: (1) The person has maintained actual, open, notorious, exclusive, hostile, and continuous possession of the property for the period set forth in RCW 4.16.020; (2) The person has made or erected substantial improvements upon the property at issue and such improvements have remained on the property for at least ten years; (3) The person owns property that is contiguous to the property at issue; and (4) The person proves each of the elements set forth in this section by clear and convincing evidence.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Judiciary.

SB 6311 by Senators Carrell, Benton, Schoesler, Schmidt, Benson, Shin, Esser, and Rasmussen
Providing a bonus for teachers in high market demand subjects.

Provides a bonus for teachers in high market demand subjects.

Appropriates the sum of fifty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the Washington institute for public policy at The Evergreen State College for the purposes of this act.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 16 Public hearing in committee.

SB 6312 by Senators Carrell, Benton, and Pflug
Restricting the solicitation of money or employment from the side of a public highway.

Provides that no person shall stand or sit on a public highway, nor upon any shoulder or intersection control area of a public highway, for the purpose of soliciting employment or contributions from the occupant of any vehicle while such vehicle is operating on the respective public highway, shoulder, or intersection control area.

Declares that a violation of this act constitutes a misdemeanor.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Transportation.

SB 6313 by Senators Carrell and Stevens
Regarding recidivism reduction through discharge of convicted felons.

Declares that it is in the public interest that a person who has satisfied all incarceration and supervision requirements of his or her sentence receive a certificate of discharge if he or she has made a good faith effort to satisfy all legal financial obligations, according to his or her means, and the legal financial obligations remain enforceable by all parties as a civil judgment.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Judiciary.

SB 6314 by Senators Carrell, Benton, Mulliken, Schmidt, Schoesler, Roach, Stevens, Benson, Delvin, Oke, and Sheldon
Companion Bill: 2476
Protecting children, vulnerable persons, and communities by strengthening laws regarding sex offenders regardless of whether the perpetrator was known or unknown to the victim at the time of the crime, and kidnapping offenders.

Protects children, vulnerable persons, and communities by strengthening laws regarding sex offenders regardless of whether the perpetrator was known or unknown to the victim at the time of the crime, and kidnapping offenders.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Judiciary.

SB 6315 by Senators Carrell, Benton, Roach, Mulliken, Oke, Schoesler, Schmidt, Regala, Delvin, Stevens, Benson, Sheldon, and Esser
Modifying sex offender provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises sex offender provisions.

SB 6315-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Carrell, Benton, Roach, Mulliken, Oke, Schoesler, Schmidt, Regala, Delvin, Stevens, Benson, Sheldon, and Esser)
Providing liability protection for landlords.

(AS OF SENATE 2ND READING 2/09/06)
Declares an intent to increase the housing available to sex offenders by providing that landlords who rent to registered sex offenders shall be immune from civil liability for damages that may result.

Provides that a landlord who rents to a registered sex offender is immune from civil liability for damages caused by the tenant if the actions of the tenant that gave rise to civil liability were sex offenses described in RCW 9.94A.030. In order for a landlord to be protected from liability as provided under this provision, a landlord must disclose to residents of the property that he or she rents or has a policy of renting to sex offenders.

Requires the Washington association of sheriffs and police chiefs to conduct a study on sex offender registration and sex offender housing laws in every state.
Requires the findings and any recommendations from the study to be placed into a final report to the appropriate committees of the legislature no later than December 31, 2006.

**SB 6316**

by Senators Carrell, Benton, Morton, Schmidt, Schoesler, Oke, Deccio, Delvin, Benson, and Mulliken

Providing a procedure for court-ordered visitation with a child for grandparents.

Affirms that parents have a paramount right to raise their minor children.

Recognizes that this paramount right must be considered in conjunction with a minor child's interest in maintaining the strong emotional bonds with grandparents that the child has developed and relies upon.

Declares an intent to establish internally consistent and rigorous standards that must be met for a grandparent to obtain visitation with a minor child.

Repeals RCW 26.09.240.

**-- 2006 REGULAR SESSION --**

Jan 11 First reading, referred to Judiciary.

**SB 6317**

by Senators Carrell, Benton, Pflug, Mulliken, Schoesler, Stevens, Oke, and Esser

Modifying voter registration provisions.

Revises voter registration provisions.

Repeals RCW 29A.08.145 and 29A.84.670.

**-- 2006 REGULAR SESSION --**

Jan 11 First reading, referred to Government Operations & Elections.

**SB 6318**

by Senators Stevens, Pflug, Roach, Mulliken, Benson, Benton, Carrell, Parlette, Oke, Deccio, Delvin, Esser, Honeyford, Hewitt, and Sheldon

Requiring a two-thirds vote in order for the legislature to declare an emergency.

Requires a two-thirds vote in order for the legislature to declare an emergency.

**-- 2006 REGULAR SESSION --**

Jan 11 First reading, referred to Government Operations & Elections.

**SB 6319**

by Senators Regala, Brandland, Stevens, Kline, Weinstein, Doumit, Carrell, Keiser, Rockefeller, Berkey, Haugen, Fairley, Spanel, Pflug, Sheldon, Rasmussen, McAuliffe, Shin, Roach, and Benton

Changing provisions for sex offender registration.

**(SUBSTITUTED FOR - SEE 2ND SUB)**

Revises provisions for sex offender registration.

**SB 6319-S**

by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Brandland, Stevens, Kline, Weinstein, Doumit, Carrell, Keiser, Rockefeller, Berkey, Haugen, Fairley, Spanel, Pflug, Sheldon, Rasmussen, McAuliffe, Shin, Roach, and Benton)

**(SUBSTITUTED FOR - SEE 2ND SUB)**

Revises provisions for sex offender registration.

**SB 6319-S2**

by Senate Committee on Ways & Means (originally sponsored by Senators Regala, Brandland, Stevens, Kline, Weinstein, Doumit, Carrell, Keiser, Rockefeller, Berkey, Haugen, Fairley, Spanel, Pflug, Sheldon, Rasmussen, McAuliffe, Shin, Roach, and Benton)

**(DIGEST AS ENACTED)**

Revises provisions for sex offender registration.

**-- 2006 REGULAR SESSION --**

Jan 11 First reading, referred to Human Services & Corrections.

Jan 19 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 8 Placed on second reading by Rules Committee.

Feb 9 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 11 First reading, referred to Judiciary.

Feb 15 Public hearing in committee.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

Mar 17 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Mar 22 Senate concurred in House amendments.

Passed final passage; yeas, 47; nays, 1; absent, 0; excused, 1.

Mar 27 Passed to Rules Committee for second reading.

Mar 28 Placed on second reading.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.

Chapter 128, 2006 Laws.

Effective date 6/7/2006***.
SB 6320 by Senators Regala, Brandland, Franklin, Doumit, Rasmussen, Carrell, Haugen, Pridemore, Kline, Stevens, Keiser, Berkey, Thibaudeau, Jacobsen, Pflug, Sheldon, Kohl-Welles, McAuliffe, Roach, and Benton

Companion Bill: 2747

Revising the model policy for disclosure of sex offender information.

(ADDED FOR - SEE 1ST SUB)

Requires the model policy to provide guidelines for sex offender registration, community notification, and strategies for sex offender management.

Requires the sex offender model policy work group, once convened, to conduct a series of community meetings to assess the practices and needs of communities, identify best practices for sex offender registration, community notification, and strategies for sex offender management. Once the sex offender model policy work group has received input from stakeholders on a final draft of the model policy, the policy shall be presented to the Washington association of sheriffs and police chiefs for adoption or rejection.

Provides that the act shall be null and void if appropriations are not approved.

SB 6320-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Brandland, Franklin, Doumit, Rasmussen, Carrell, Haugen, Pridemore, Kline, Stevens, Keiser, Berkey, Thibaudeau, Jacobsen, Pflug, Sheldon, Kohl-Welles, McAuliffe, Roach, and Benton)

(DIGEST AS ENACTED)

Requires the model policy to provide guidelines for sex offender registration, community notification, and strategies for sex offender management.

Requires the sex offender model policy work group, once convened, to conduct a series of community meetings around the state to assess the practices and needs of communities, identify best practices on sex offender registration, community notification, and strategies for sex offender management. Once the sex offender model policy work group has received input from stakeholders on a final draft of the model policy, the policy shall be presented to the Washington association of sheriffs and police chiefs for adoption or rejection.

Provides that the act shall be null and void if appropriations are not approved.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Human Services & Corrections.

Jan 19 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 HSC - Majority: 1st substitute bill be substituted, do pass.

Feb 8 Placed on second reading by Rules Committee.

Feb 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 11 First reading, referred to Criminal Justice & Corrections.

Feb 17 Public hearing in committee.

Feb 23 Executive session in committee.

CJC - Executive action taken by committee.

CJC - Majority; do pass.

Feb 24 Referred to Appropriations.

Feb 25 Public hearing in committee.

Feb 27 Executive session in committee.

APP - Executive action taken by committee.

APP - Majority; do pass.

Passed to Rules Committee for second reading.

Mar 1 Placed on second reading.

Mar 2 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 7 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.

Chapter 137, 2006 Laws.

Effective date 6/7/2006**.

SB 6321 by Senators Regala, Brandland, Stevens, Carrell, Kline, Keiser, Rockefeller, Berkey, Haugen, Fairley, Spanel, Pflug, Sheldon, Rasmussen, McAuliffe, Shin, and Roach

Changing the eligibility requirement for the special sex offender sentencing alternative.

Revises the eligibility requirement for the special sex offender sentencing alternative.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Judiciary.

Jan 18 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 1 JUD - Majority; do pass.

Feb 2 Passed to Rules Committee for second reading.

Feb 24 Senate Rules "X" file.

SB 6322 by Senators Regala, Brandland, Kohl-Welles, Carrell, Kastama, Stevens, Keiser, Doumit, Rockefeller, Kline, Rasmussen, Berkey, Haugen, Shin, Jacobsen, McAuliffe, Pflug, Sheldon, Roach, and Benton

Relating to electronic monitoring of sex offenders.

(ADDED FOR - SEE 1ST SUB)

Provides that county sheriffs shall select sex offenders within their county to be electronically monitored with passive global positioning system technology. Selection of which offenders to monitor shall be at the judgment of the sheriff.

SB 6322-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Brandland, Kohl-Welles, Carrell, Kastama, Stevens, Keiser, Doumit, Rockefeller, Kline, Rasmussen, Berkey, Haugen, Shin, Jacobsen, McAuliffe, Pflug, Sheldon, Roach, and Benton)

(AS OF SENATE 2ND READING 2/09/06)

Provides that the department shall, within available resources, carry out any electronic monitoring imposed under this act using the most appropriate technology given the individual circumstances of the offender. As used in this act, "electronic monitoring" means the monitoring of an offender using an electronic offender tracking system including, but not limited to, a system using radio frequency or active or passive global positioning system technology.

Provides that local governments, their subdivisions and employees, the department and its employees, and the Washington association of sheriffs and police chiefs and its employees shall be immune from civil liability for damages arising from incidents involving offenders who are placed on electronic monitoring, unless it is shown that an employee acted with gross negligence or bad faith.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Human Services & Corrections.

Jan 19 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Pass to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 11 First reading, referred to Criminal Justice & Corrections.
Feb 17 Public hearing in committee.
Feb 23 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority: do pass with amendment(s).
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Feb 27 Executive session in committee.
APF - Executive action taken by committee.
APF - Majority: do pass with amendment(s) by Criminal Justice & Corrections.
Passed to Rules Committee for second reading.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6323 by Senators Regala, Swecker, Kastama, and Rasmussen

Limiting exceptions to the reporting requirements under chapter 42.17 RCW.

(SUBSTITUTED FOR - SEE 1ST SUB)

Limits exceptions to the reporting requirements under chapter 42.17 RCW.

SB 6323-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Regala, Swecker, Kastama, and Rasmussen)

Concerning campaign finance disclosure.

(DIGEST AS ENACTED)

Declarations that the campaign finance reporting provisions of chapter 42.17 RCW apply to a candidate in an election for city or town mayor or council if the candidate receives or expects to receive five thousand dollars or more in contributions. The commission shall increase or decrease this amount pursuant to RCW 42.17.690.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.
Jan 30 Executive session in committee.
Feb 1 GO - Majority: 1st substitute bill be substituted, do pass.
Minority: without recommendation.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 39; nays, 3; absent, 2; excused, 5.
-- IN THE HOUSE --
Feb 11 First reading, referred to State Government Operations & Accountability.
Feb 17 Public hearing and executive action taken in committee.
SGOA - Executive action taken by committee.
SGOA - Majority: do pass with amendment(s).
Feb 21 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 7 Senate concurred in House amendments.
Passed final passage; yeas, 44; nays, 2; absent, 0; excused, 3.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 27 Governor signed.
Chapter 240, 2006 Laws.
Effective date 8/7/2006.

SB 6324 by Senators Regala, Schmidt, Thibaudeau, Stevens, Brown, Eide, Franklin, Pridemore, Keiser, Rasmussen, Fairley, Rockefeller, Jacobsen, Kohl-Welles, McAuliffe, and Roach

Expanding foster care and support services provisions.

(SEEN ALSO PROPOSED 1ST SUBSTITUTE)

Allows a youth reaching age eighteen to continue in foster care or group care as needed to participate in or complete a high school or post-high school academic or vocational program, and to receive necessary support and transition services. A youth who remains eligible for such placement and services under department rules may continue in foster care or group care until the youth reaches his or her twenty-first birthday.

Declares that nothing in this act shall be construed to create:
(1) An entitlement to services;
(2) Judicial authority to extend the jurisdiction of juvenile court in a proceeding under chapter 13.34 RCW to a youth who has attained eighteen years of age or to order the provision of services to the youth; or
(3) A private right of action or claim on the part of any individual, entity, or agency against the department of social and health services or any contractor of the department.

Authorizes the department of social and health services to adopt rules establishing eligibility for independent living services and placement for youths under this act.

SB 6324-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Schmidt, Thibaudeau, Stevens, Brown, Eide, Franklin, Pridemore, Keiser, Rasmussen, Fairley, Rockefeller, Jacobsen, Kohl-Welles, McAuliffe, and Roach)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, beginning in 2006, the department has the authority to allow up to fifty youth reaching age eighteen to continue in foster care or group care as needed to participate in or complete a post-high school academic or vocational program, and to receive necessary support and transition services.

Provides that, in 2007 and 2008, the department has the authority to allow up to fifty additional youth per year reaching age eighteen to remain in foster care or group care as provided in this act.

Provides that a youth who remains eligible for such placement and services pursuant to department rules may continue in foster care or group care until the youth reaches his or her twenty-first birthday. Eligibility requirements shall include active enrollment in a post-high school academic or vocational program and maintenance of a 2.5 grade point average.

Declares that nothing in this act shall be construed to create:
(1) An entitlement to services;
(2) Judicial authority to extend the jurisdiction of juvenile court in a proceeding under chapter 13.34 RCW to a youth who has attained eighteen years of age or to order the provision of services to the youth; or
(3) A private right of action or claim on the part of any individual, entity, or agency against the department of social and health services or any contractor of the department.
Legislative Digest and History of Bills 395

Authorizes the department of social and health services to adopt rules establishing eligibility for independent living services and placement for youths under this act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Human Services & Corrections.
Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 HSC - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Referred to Ways & Means.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Feb 8 Passed to Rules Committee for second reading.
Feb 9 1st substitute bill substituted.
Feb 11 First reading, referred to Criminal Justice & Corrections.
Mar 2 Placed on second reading.
Mar 3 Floor amendment(s) adopted.
Mar 7 Senate refuses to concur in House amendments. Asks House to recede from amendments.

SB 6325 by Senators Regala, Kline, Fairley, Stevens, Rasmussen, and McAuliffe
Establishing residences for sex offenders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes the state to establish residence restrictions and community protection zones for registered sex offenders. Local laws and ordinances that are inconsistent with, more restrictive than, or exceed the requirements of state law shall not be enacted and are preempted.

SB 6325-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Kline, Fairley, Stevens, Rasmussen, and McAuliffe)
Establishing residence restrictions for sex offenders.

(DIGEST AS ENACTED)

Declares that sections 1 through 3 and 5 of chapter 436, Laws of 2005, supersede and preempt all rules, regulations, codes, standards, or ordinances of all cities, counties, municipalities, and local agencies regarding the same subject matter.

Repeals 2005 c 436 s 4 (uncodified), and 2005 c 436 s 6 (uncodified).

Requires the association of Washington cities, working with the cities and towns of Washington state, to develop statewide standards for cities and towns to use when determining whether to impose residency restrictions on sex offenders within their jurisdiction.

Provides that, if the association of Washington cities submits consensus statewide standards to the governor and the legislature on or before December 31, 2007, section 1 of this act expires July 1, 2008, and may only be revived by an affirmatory act of the legislature through duly enacted legislation.

Provides that, if the association of Washington cities does not submit consensus statewide standards to the governor and legislature on or before December 31, 2007, section 1 of this act does not expire.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.
Jan 12 Executive session in committee.
Jan 19 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Feb 8 Passed to Rules Committee for second reading.
Feb 9 1st substitute bill substituted.
Feb 11 First reading, referred to Criminal Justice & Corrections.
Feb 17 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Floor amendment(s) adopted.
Mar 7 Senate refuses to concur in House amendments. Asks House to recede from amendments.

SB 6326 by Senators Shin, Rasmussen, Pflug, Doumit, Rockefeller, Weinstei, Pridemore, Hewitt, Jacobsen, Thibaudeau, Swecker, Sheldon, Oke, Keiser, Kohl-Welles, Franklin, Kline, and Berkey
Providing a source of funding for customized work force training.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides a source of funding for customized work force training.

SB 6326-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Rasmussen, Pflug, Doumit, Rockefeller, Weinstei, Pridemore, Hewitt, Jacobsen, Thibaudeau, Swecker, Sheldon, Oke, Keiser, Kohl-Welles, Franklin, Kline, and Berkey)
Providing a source of funding for customized work force training.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides a source of funding for customized work force training.

SB 6326-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Shin, Rasmussen, Pflug, Doumit, Rockefeller, Weinstei, Pridemore, Hewitt, Jacobsen, Thibaudeau, Swecker, Sheldon, Oke, Keiser, Kohl-Welles, Franklin, Kline, and Berkey)

(DIGEST AS ENACTED)

Provides a source of funding for customized work force training.

Finds that the provision of customized training is critical to attracting and retaining businesses, and that the growth of many businesses is limited by an unmet need for customized training.

Finds that work force training not only helps business, it also improves the quality of life for workers and communities. Because of the statewide public benefit to be gained from instituting a customized training program, the legislature intends to create a new program to fund work force training in a manner
that reduces the up-front costs of training to new and expanding firms.

Creates the Washington customized employment training program to provide training assistance to employers locating or expanding in the state.

Finds that accountability and effectiveness are important aspects of setting tax policy. In order to make policy choices regarding the best use of limited state resources, the legislature needs information on how a tax incentive is used.

Requires each person claiming a tax credit under this act to report information to the department by filing a complete annual survey. The survey is due by March 31st of the year following any calendar year in which a tax credit under this act is taken. The department may extend the due date for timely filing of annual surveys under this act as provided in RCW 82.32.590. The survey shall include the amount of tax credit taken.

Directs the department to study the tax credit authorized in this act. The department shall submit a report to the finance committee of the house of representatives and the ways and means committee of the senate by December 1, 2011. The report shall measure the effect of the credit on job creation, job retention, company growth, the movement of firms or the consolidation of firms' operations into the state, and such other factors as the department selects.

### SB 6327

**by Senators Shin, Swecker, Pflug, Rockefeller, McAuliffe, Doumit, Franklin, Rasmussen, Thibaudeau, Berkey, Keiser, Schoesler, Sheldon, and Fairley**

Financing local economic development projects.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to promote and facilitate the orderly development and economic stability of communities in the state. It is the purpose of this act to provide financial resources to assist local jurisdictions in the financing of public improvements which are needed to encourage private development where this development would not otherwise occur due to the presence of contaminated property and other environmental considerations.

### SB 6327-S

**by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Swecker, Pflug, Rockefeller, McAuliffe, Doumit, Franklin, Rasmussen, Thibaudeau, Berkey, Keiser, Schoesler, Sheldon, and Fairley)**

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that, in many areas of the state, the lack of necessary infrastructure and vacant brownfields act as an impediment to economic growth.

Finds that public improvements to brownfields, carried out in accordance with local economic development plans, will encourage investment in job-producing private development and will expand the public tax base.

Declares an intent to promote and facilitate the orderly development and economic stability of communities in the state. It is the purpose of this act to provide financial resources to assist local jurisdictions in the financing of public improvements which are needed to encourage private development where this development would not otherwise occur due to the presence of contaminated property and other environmental considerations.

### SB 6328

**by Senators Shin, Pflug, Sheldon, Schmidt, Doumit, Benton, McAuliffe, Swecker, Rasmussen, Berkey, Jacobsen, Kohl-Welles, and Roach**

Companion Bill: 2383

Creating a joint legislative task force on aerospace manufacturing.

(SEE ALSO PROPOSED 1ST SUB)

Creates a joint legislative task force on aerospace manufacturing.

Requires the task force to review the following issues related to expanding the presence of aerospace manufacturing and associated research and development, education, and training businesses at airports of regional significance:

1. The composition of the current aerospace manufacturing industry in Washington state and significant trends that affect retention, expansion, and recruitment of companies in that industry;

2. Aerospace and nonaerospace businesses currently sited at airports of regional significance;

3. The inventory of untapped or underutilized capacity at airports of regional significance;

Effective date 6/7/2006.
(4) Types of aerospace manufacturing and associated businesses that could be sited at airports of regional significance;
(5) Financial and technical resources that are available and those that would be needed; and
(6) Statutory and regulatory changes required to expand the presence of aerospace manufacturing and associated businesses at airports of regional significance.

Requires the task force to report its findings and recommendations to the legislature by June 30, 2007.

Appropriates the sum of two hundred fifty thousand dollars, or as much thereof as may be necessary, from the general fund to the house of representatives and the senate for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

SB 6328-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Pflug, Sheldon, Schmidt, Dounit, Benton, McAuliffe, Swecker, Rasmussen, Berkey, Jacobsen, Kohl-Welles, and Roach)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates a joint legislative task force on aerospace manufacturing.

Requires the task force to review the following issues related to expanding the presence of aerospace manufacturing and associated research and development, education, and training businesses at airports of regional significance:

(1) The composition of the current aerospace manufacturing industry in Washington state and significant trends that affect retention, expansion, and recruitment of companies in that industry;
(2) Aerospace and nonaerospace businesses currently sited at airports of regional significance;
(3) The inventory of untapped or underutilized capacity at airports of regional significance;
(4) Types of aerospace manufacturing and associated businesses that could be sited at airports of regional significance;
(5) Financial and technical resources that are available and those that would be needed; and
(6) Statutory and regulatory changes required to expand the presence of aerospace manufacturing and associated businesses at airports of regional significance.

Requires the task force to report its findings and recommendations to the legislature by June 30, 2007.

Appropriates the sum of two hundred fifty thousand dollars, or as much thereof as may be necessary, from the general fund to the house of representatives and the senate for the fiscal year ending June 30, 2007, to carry out the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to International Trade & Economic Development.
Jan 17 Public hearing in committee.
Jan 19 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 26 ITED - Majority: 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6329 by Senators Shin, Rasmussen, Berkey, Swecker, Sheldon, Schmidt, Oke, Honeyford, and Mulliken

Companion Bill: 2639

Providing excise tax relief for aerospace product development businesses.

Provides excise tax relief for aerospace product development businesses.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to International Trade & Economic Development.
Jan 17 Public hearing in committee.

SB 6330 by Senators Shin, Kastama, Sheldon, Rasmussen, Doumit, Weinstein, Fraser, Swecker, McAuliffe, Oke, Eide, Honeyford, Franklin, Mulliken, Prentice, Pflug, Kohl-Welles, Jacobsen, and Roach

Companion Bill: 3216

Establishing the Washington trade corps fellowship program.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that the purpose of the program is to promote international trade and enhance the work of Washington's trade offices. The program will award fellowships to students who have shown significant interest in pursuing a career in international trade and place them in trade offices. The fellows will be expected to learn the practice of trade promotion and fulfill the mission of the offices to promote overseas trade and commerce.

Provides that the act shall be null and void if appropriations are not approved.

SB 6330-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin, Kastama, Sheldon, Rasmussen, Doumit, Weinstein, Fraser, Swecker, McAuliffe, Oke, Eide, Honeyford, Franklin, Mulliken, Prentice, Pflug, Kohl-Welles, Jacobsen, and Roach)

Establishing the Washington trade corps fellowship program.

(REVIDED FOR PASSED LEGISLATURE: Evaluating funding alternatives for an international trade corps fellowship program.)

(DIGEST AS PASSED LEGISLATURE)

Finds that in order to promote international trade and enhance the work of Washington's international trade offices, college and graduate students should be provided an opportunity to gain experience in international trade by assisting Washington businesses enter foreign markets.

Directs the department of community, trade, and economic development to research alternative funding sources for the purpose of instituting an international trade corps fellowship program in collaboration with other public and private entities, including, but not limited to, the international programs at institutions of higher education.

Requires the department to submit a report to the legislature by December 1, 2007, with recommendations regarding instituting an international trade corps fellowship program without the use of state general fund moneys. The report should also include recommendations regarding the number of fellows participating each year, the cost of administering the program, and the criteria for the selection of candidates.

VETO MESSAGE ON SSB 6330

March 31, 2006
To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval, Substitute Senate Bill No. 6330 entitled:

This bill is being vetoed for two reasons. First, given the limited resources and high demands of our international trade office, this program would not be a priority. I commend the Legislature for adding resources to trade and to trade offices. However, the specific purpose proposed in this bill is not the most effective approach. Second, the budget for this project is exceptionally large given the task that is proposed. These are funds that simply should not be allocated for studying funding opportunities.

For these reasons, I have vetoed Substitute Senate Bill No. 6330 in its entirety.
Respectfully submitted,
Christine O. Gregoire
Governor

-- 2006 REGULAR SESSION --
Jan 11  First reading, referred to International Trade & Economic Development.
Jan 12  Public hearing in committee.
Jan 24  Public hearing and executive action taken in committee.
Jan 26  ITED - Majority; 1st substitute bill be substituted, do pass.
        And refer to Ways & Means.
        Referred to Ways & Means.
Feb 2   Public hearing in committee.
Feb 6   Executive session in committee.
Feb 7   WM - Majority; do pass 1st substitute bill proposed by International Trade & Economic Development.
        Minority; without recommendation.
        Passed to Rules Committee for second reading.
Feb 10  Made eligible to be placed on second reading.
Feb 11  Placed on second reading by Rules Committee.
Feb 13  1st substitute bill substituted.
        Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 47; nays, 0;
        absent, 0; excused, 2.
        -- IN THE HOUSE --
Feb 15  First reading, referred to Economic Development, Agriculture & Trade.
Feb 22  Public hearing and executive action taken in committee.
        EDAT - Executive action taken by committee.
        EDAT - Majority; do pass.
        Minority; do not pass.
Feb 24  Referred to Appropriations.
Feb 25  Public hearing in committee.
Feb 27  Executive session in committee.
        APP - Executive action taken by committee.
        APP - Majority; do pass with amendment(s).
        Minority; do not pass.
        Passed to Rules Committee for second reading.
Mar 1   Placed on second reading.
Mar 2   Committee amendment adopted with no other amendments.
        Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 65; nays, 33;
        absent, 0; excused, 0.
        -- IN THE SENATE --
Mar 6   Senate refuses to concur in House amendments. Asks House to recede from amendments.
        -- IN THE HOUSE --
Mar 7   House insists on its position and asks Senate to concur.
        -- IN THE SENATE --
Mar 8   Senate concurred in House amendments. Passed final passage; yeas, 44; nays, 2; absent, 1; excused, 2.
        President signed.
        -- IN THE HOUSE --
        Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
        Delivered to Governor.
Mar 31  Governor vetoed.

SB 6331 by Senators Carrell and Stevens
Concerning unfounded or meritless child abuse or neglect reports.
(SEE ALSO PROPOSED 1ST SUB)

Declares that "meritless" means available information indicates that, more likely than not, the child abuse or neglect allegation was based on arbitrary, malicious, or erroneous information or actions. No meritless allegation of child abuse or neglect may be disclosed to a child-placing agency, private adoption agency, or any other provider licensed under chapter 74.15 RCW.

SB 6331-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Carrell and Stevens)
Changing provisions relating to child welfare.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that upon receiving a report of alleged abuse or neglect, the department shall: (1) Make reasonable efforts to learn the name, address, and telephone number of each person making a report of abuse or neglect under this act. The department shall provide assurances of appropriate confidentiality of the identification of persons reporting under this act. If the department is unable to learn the information required under this provision, the department shall only investigate cases in which: (a) The department believes there is a serious threat of substantial harm to the child; (b) the report indicates conduct involving a criminal offense that has, or is about to occur, in which the child is the victim; or (c) the department has a prior founded report of abuse or neglect that is within three years of receipt of the referral;

(2) Unless the report is screened-out or being investigated by a law enforcement agency, conduct an investigation within time frames established by the department in rule; and

(3) Make a finding that the report of child abuse or neglect is unfounded, founded, or inconclusive at the completion of the investigation.

-- 2006 REGULAR SESSION --
Jan 11  First reading, referred to Human Services & Corrections.
Jan 17  Public hearing in committee.
Feb 1   Executive session in committee.
Feb 3   HSC - Majority; 1st substitute bill be substituted, do pass.
        Passed to Rules Committee for second reading.
Feb 9   Made eligible to be placed on second reading.
Feb 10  Placed on second reading by Rules Committee.
Mar 8   Referred to Rules.

SB 6332 by Senators Zarelli, Pridemore, Benton, Doumit, and Kohl-Welles
Modifying spirits, beer, and wine restaurant license provisions.

Revises spirits, beer, and wine restaurant license provisions.

-- 2006 REGULAR SESSION --
Jan 11  First reading, referred to Labor, Commerce, Research & Development.
Feb 1   Public hearing in committee.

SB 6333 by Senators Parlette, Morton, Mulliken, Johnson, Pflug, Deccio, Roach, Schoesler, Benson, Sheldon, Carrell, Delvin, Oke, Stevens, Esser, and Benton
Requiring photo identification at the polls.

Declares that valid photo identification consists of any one of the following: (1) A valid driver's license;
(2) A valid state identification card;
(3) A valid United States passport;
(4) A valid tribal identification card;
(5) A valid United States military identification card.

-- 2006 REGULAR SESSION --
Jan 11  First reading, referred to Government Operations & Elections.
SB 6334 by Senators Fairley, Benton, Franklin, Kline, Rasmussen, and Shin; by request of Housing Finance Commission
Companion Bill: 2621

Increasing the debt limit of the housing finance commission.

(AS OF SENATE 2ND READING 2/09/06)

Increases the debt limit of the housing finance commission from three to five billion dollars.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 18 Public hearing in committee.
Jan 23 FHC - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 11 First reading, referred to Housing.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6335 by Senator Haugen

Expanding the waiver of interest and penalties for property tax delinquencies.

Applies to where the taxpayer fails to make a payment due to circumstances beyond the control of the taxpayer, as determined by the department by rule.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.

SB 6336 by Senators Haugen, Prentice, Fairley, Oke, Fraser, Swecker, Shin, Kline, Rockefeller, Eide, Kohl-Welles, Keiser, McAuliffe, Rasmussen, Franklin, Thibaudeau, Jacobsen, Brown, and Sheldon

Revising the definition of income for public assistance to exclude housing assistance or housing vouchers for military personnel or veterans.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, to the extent permitted under applicable federal requirements, "income" does not include housing assistance or housing vouchers received by military personnel or veterans.

SB 6336-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Haugen, Prentice, Fairley, Oke, Fraser, Swecker, Shin, Kline, Rockefeller, Eide, Kohl-Welles, Keiser, McAuliffe, Rasmussen, Franklin, Thibaudeau, Jacobsen, Brown, and Sheldon)

Requesting a federal exemption regarding the definition of income for public assistance.

(AS OF SENATE 2ND READING 2/09/06)

Requires the department of social and health services to seek all necessary exemptions and waivers from and amendments to federal statutes, rules, and regulations to exempt housing assistance or housing vouchers received by military personnel as income for purposes of determining eligibility under this act for food stamps or food stamp benefits transferred electronically and medical assistance. The department shall report annually to the appropriate committees of the legislature on the efforts to secure the federal changes to permit full implementation of this act.

-- 2006 REGULAR SESSION --

SB 6337 by Senators Haugen, Mulliken, and Rasmussen

Changing compensation requirements for members of the governing body of diking and drainage districts.

Provides that, to be eligible to receive compensation under RCW 85.38.075, the land located within the special district owned by the member of the governing body of that special district shall not be subject to any lien for delinquent special assessments under RCW 85.38.178.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.
Jan 17 Public hearing in committee.
Jan 23 Executive session in committee.
Jan 26 GO - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6338 by Senators Haugen, Oke, Berkey, Swecker, Eide, Mulliken, Spanel, Kline, Rasmussen, McAuliffe, Shin, and Fairley

Regarding the property tax exemption for seniors and for persons retired due to disability.

(DIGEST AS ENACTED)

Revises the property tax exemption for seniors and for persons retired due to disability.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Human Services & Corrections.
Jan 17 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0; absent, 1; excused, 3.
-- IN THE HOUSE --
Feb 11 First reading, referred to Children & Family Services.
Feb 22 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

Jan 11 First reading, referred to Finance.
Jan 17 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 31 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Feb 11 First reading, referred to Finance.
Feb 20 Public hearing in committee.
Feb 23 Executive session in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
with a support order, the department must serve upon a renewed, or may be suspended if the parent is not in compliance
privileges to obtain and maintain a driver's license may not be under RCW 26.23.050 (1)(d) or (3) that the responsible parent's
child support obligation does not include a statement as required with a child support order.

appropriate licensing entity as a licensee who is not in compliance to submit the parent's name to the department of licensing and any
child support orders.

Modifying notice provisions for parents in noncompliance with SB 6340
by Senator McCaslin

Modifying notice provisions for parents in noncompliance with child support orders.

Provides that if the support order establishing or modifying a child support obligation does not include a statement as required under RCW 26.23.050 (1)(d) or (3) that the responsible parent's privileges to obtain and maintain a driver's license may not be renewed, or may be suspended if the parent is not in compliance with a support order, the department must serve upon a responsible parent a notice informing the responsible parent of the department's intent to submit the parent's name to the department of licensing and any appropriate licensing entity as a licensee who is not in compliance with a child support order before certifying the name of the parent to the department of licensing or any other licensing entity.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Transportation.
Jan 17 Public hearing in committee.

SB 6341 by Senators Prentice, Esser, Keiser, Pflug, Franklin, and Roach; by request of Department of Labor & Industries

Companion Bill: 2612

Including failure to secure a load in the first degree as a compensable crime under the crime victims' compensation program.

Includes failure to secure a load in the first degree as a compensable crime under the crime victims' compensation program.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Human Services & Corrections.
Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 HSC - Majority; do pass.
Feb 2 On motion, referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6342 by Senators Kline, Esser, and Pflug; by request of Board For Judicial Administration

Companion Bill: 3021

Changing the election and appointment provisions for municipal court judges.

(AS OF SENATE 2ND READING 2/13/06)
Revises the election and appointment provisions for municipal court judges.
Repeals RCW 3.50.055 and 3.50.070.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Judiciary.
Jan 18 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 3 JUD - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 27; nays, 20;
absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 15 First reading, referred to Judiciary.
Feb 20 Public hearing in committee.
Feb 22 Executive session in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 4 Referred to Rules 2 Consideration.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6343 by Senators Kline, Kastama, Weinstein, Rasmussen, Fairley, Keiser, Thibaudeau, Pflug, Kohl-Welles, Roach, and Benton

Requiring a high school course in civics.

Provides that beginning with the graduating class of 2010, students must complete at least one course in civics. The
superintendent of public instruction shall develop specific guidelines to implement this requirement.

Declares that, for the purposes of this act, "civics" means the social science that analyzes our state's and nation's democratic institutions and traditions including the rights and duties of citizens.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Early Learning, K-12 & Higher Education.

Jan 20 Public hearing in committee.

SB 6344 by Senators Kline, Kohl-Welles, Hargrove, Rockefeller, Shin, and Benton

Monitoring personal information collected by state agencies.

(AS OF SENATE 2ND READING 2/08/06)

Authorizes the department to create and maintain a registry describing the information systems or data bases maintained by state agencies that contain personally identifiable information. The registry need not include systems or data bases that contain personally identifiable information pertaining solely to public officials acting in their official capacity. The department may require state agencies to provide information necessary to create and maintain the registry.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.

Jan 31 Public hearing in committee.

Feb 2 Executive session in committee.

Feb 3 GO - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 7 Placed on second reading by Rules Committee.

Feb 8 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 10 First reading, referred to State Government Operations & Accountability.

Feb 15 Public hearing in committee.

Feb 23 Executive session in committee.

SGOA - Executive action taken by committee.

SGOA - Majority; do pass.

Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 2 Placed on second reading.

Mar 4 Referred to Rules 2 Consideration.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6345 by Senators Rasmussen, Berkey, Kastama, Fairley, Keiser, Eide, Haugen, Jacobsen, Spanel, Prentice, Rockefeller, Franklin, and Oke; by request of Governor Gregoire and Commissioner of Public Lands

Reaffirming existing Washington state law in the state Constitution, state supreme court decisions, and statutes relating to the use of eminent domain by state and local governments.

Declares that the intent of this act is to make clear that Article I, section 16 of the Washington State Constitution prohibits the use of eminent domain to take private property for private use, except under narrow exceptions.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.

SB 6346 by Senators Kline, Weinstein, and Keiser

Penalizing the false or fraudulent refusal of an insurance claim.

Declares that it is unlawful for any person engaged in the business of insurance, knowing it to be such, to: (1) Present, or cause to be presented, a false or fraudulent refusal of a claim, or any proof in support of such a refused claim, for the payment of a loss under a contract of insurance; or (2) Prepare, make, or subscribe any false or fraudulent account, certificate, affidavit, or proof of loss, or other document or writing, with intent that it be presented or used in support of such a refusal to pay a claim.

Declares that a violation of this act is a gross misdemeanor.

Provides that, if the claim is in excess of one thousand five hundred dollars, the violation is a class C felony punishable according to chapter 9A.20 RCW.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 1 Public hearing in committee.

Feb 2 Executive session in committee.

SB 6347 by Senators Kline and Keiser

Changing provisions relating to industrial insurance claims made due to emergency response.

Revises provisions relating to industrial insurance claims made due to emergency response.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Labor, Commerce, Research & Development.

Jan 26 Public hearing and executive action taken in committee.

Jan 30 LCRD - Majority; do pass.

Passed to Rules Committee for second reading.

Feb 7 Made eligible to be placed on second reading.

Feb 9 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

SB 6348 by Senators Kline, Keiser, Thibaudeau, Regala, Rockefeller, Kohl-Welles, Rasmussen, McAuliffe, and Fairley

Extending availability of legal aid to undocumented alien victims of domestic violence and human trafficking.

Extends availability of legal aid to undocumented alien victims of domestic violence and human trafficking.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Judiciary.

Jan 25 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 JUD - Majority; do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

Feb 11 Made eligible to be placed on second reading.

Feb 24 Senate Rules "X" file.

SB 6349 by Senators Kline, Haugen, and Franklin

Requiring the projected costs of certain criminal justice legislation to be appropriated into accounts to be used for capital costs.

Requires the office of financial management to prepare a fiscal note under chapter 43.88A RCW or 43.132 RCW for any bill introduced before the legislature that would result in a net increase in periods of incarceration in state adult or juvenile correctional facilities.

Requires the office of financial management to forward a copy of each required fiscal note under this act to the sponsor of the bill that has been introduced before the legislature. The sponsor shall, on a form devised or adopted by the office of financial management, state a revenue source or budget reduction declaring how the proposed bill will be funded.
Requires the sponsor to return the form back to the office of financial management. The office of financial management shall transmit copies of the response form to the chairperson of the committee to which the bill was referred upon introduction in the house of origin and the appropriate legislative fiscal committees.

Authorizes counties, cities, towns, and other units of local government to submit petitions to the department for reimbursement of increased capital costs associated with increased offender populations in locally operated adult or juvenile correctional facilities, including the cost of planning or preplanning studies that may be required to initiate capital projects.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Judiciary.

SB 6350 by Senators Kline, Kohl-Welles, Thibaudeau, Pridemore, Franklin, Regula, Haugen, Jacobsen, and Spanel
Specifying actions required for vesting of rights in land use actions.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Government Operations & Elections.

SB 6351 by Senators Kastama, McCaslin, and Pflug; by request of Attorney General
Allowing members of the executive and legislative ethics boards to serve a second term.

SB 6352 by Senators Kohl-Welles, Keiser, Franklin, and Fairley
Companion Bill: 2623
Protecting agricultural workers.

(SEE ALSO PROPOSED 1ST SUB)
Provides that, in addition to the surety bond required under RCW 19.30.040, the director shall require the deposit of a separate repatriation bond by any person acting as a farm labor contractor under chapter 19.30 RCW and participating or applying to participate in the federal H-2A visa program established under section 218 of the federal immigration and nationality act of 1952 as amended (8 U.S.C. Sec. 1101, 1184, and 1188). The purpose of the repatriation bond is to cover travel expenses for returning H-2A workers to their home in their country of origin, and room, board, and other living expenses for H-2A workers while they await repatriation if the farm labor contractor fails to make timely repatriation of H-2A workers when appropriate.

Authorizes any person to protest the issuance or renewal of a license under this act. The director shall not issue a license to operate as a farm labor contractor if the director determines that:

(1) The applicant has made any misrepresentations or false statements in his or her application for a license;

(2) The applicant owes any debts or has any outstanding judgments from administrative or judicial determinations against him or her or any of his or her agents, partners, associates, stockholders, or profit sharers arising out of his or her farm labor contracting activities in this or any other state or country;

(3) The applicant has repeatedly violated, or willfully aided or abetted any person in the violation of, any laws, including international laws, federal or state laws, or laws of other nations, or any agreements with agricultural workers or third parties, related to his or her farm labor contracting activities in this or any other state or country;

(4) The applicant's character, competency, or responsibility are not satisfactory;

(5) The applicant violated chapter 19.30 RCW on or after January 1st of the year preceding the year of application.

Repeals RCW 19.30.090.

SB 6352-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Keiser, Franklin, and Fairley)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that, in addition to the surety bond required under RCW 19.30.040, the director shall require the deposit of a separate repatriation bond by any person acting as a farm labor contractor under chapter 19.30 RCW and participating or applying to participate in the federal H-2A visa program established under section 218 of the federal immigration and nationality act of 1952 as amended (8 U.S.C. Sec. 1101, 1184, and 1188). The purpose of the repatriation bond is to cover travel expenses for returning H-2A workers to their home in their country of origin, and room, board, and other living expenses for H-2A workers while they await repatriation if the farm labor contractor fails to make timely repatriation of H-2A workers when appropriate.

Authorizes any person to protest the issuance or renewal of a license under this act. The director shall not issue a license to operate as a farm labor contractor if the director determines that:

(1) The applicant has made any misrepresentations or false statements in his or her application for a license;

(2) The applicant owes any debts or has any outstanding judgments from administrative or judicial determinations against him or her or any of his or her agents, partners, associates, stockholders, or profit sharers arising out of his or her farm labor contracting activities in this or any other state or country;

(3) The applicant has repeatedly violated, or willfully aided or abetted any person in the violation of, any laws, including international laws, federal or state laws, or laws of other nations, or any agreements with agricultural workers or third parties, related to his or her farm labor contracting activities in this or any other state or country;

(4) The applicant's character, competency, or responsibility are not satisfactory;

(5) The applicant violated chapter 19.30 RCW on or after January 1st of the year preceding the year of application.

Repeals RCW 19.30.090.

SB 6353 by Senators Sheldon and Stevens
Concerning recreational landowners' liability.

Declares that a public landowner, or other authorized park or facility operator, is not liable for unintentional injuries to the recreational users of a public park or facility dedicated primarily to off-road vehicle use.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Labor, Commerce, Research & Development.
Jan 23 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 31 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6354 by Senators Sheldon and Stevens
Concerning recreational landowners' liability.
Declares that the following are not fees: (1) A license or permit issued for statewide use under authority of chapter 79A.05 RCW or Title 77 RCW; and (2) A daily charge not to exceed twenty dollars per person, per day, for access to a publically owned off-road vehicle park or facility for the purposes of off-road vehicle use.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Judiciary.
Jan 17 Executive session in committee.
Jan 20 JUD - Majority: without recommendation.
And refer to Natural Resources, Ocean & Recreation.
Referred to Natural Resources, Ocean & Recreation.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 NROR - Majority: do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6355 by Senators Sheldon and Stevens
Concerning off-road vehicles.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, from the general fund to the interagency committee for outdoor recreation for the fiscal year ending June 30, 2007, to fund off-road vehicle education and enforcement activities by state agencies and local governments through the nonhighway and off-road vehicle activities program. Requires the department of natural resources to convene a working group to develop and propose policy strategies and legislation to address issues relating to access to public and private lands for recreational off-road vehicle use.

Requires the working group to provide its policy strategies and legislative proposals to the appropriate policy and fiscal committees of the senate and house of representatives by December 1, 2007.

-- 2006 REGULAR SESSION --
Feb 1 Public hearing in committee.

SB 6356 by Senators Kohl-Welles, Keiser, McAuliffe, Franklin, Thibaudeau, Fairley, Prentice, and Kline
Companion Bill: 2517
Establishing minimum labor standards for certain large employers as related to health care services expenditures.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent to set minimum labor standards for some large employers in Washington state with respect to health benefit expenditures, and to further the state's interest in ensuring that its residents have access to appropriate health care services. Ensuring that employers do not eliminate employer-paid health care is important for minimizing the burden on taxpayers and the public health system, and protecting the health, safety, and well-being of the residents of Washington state.

Requires that, on July 1, 2007, and each following July 1st, every employer shall report to the director: (1) The employer's health care services expenditures in the preceding calendar year; and (2) The employer's payroll in the preceding calendar year.

Requires an employer to either: (1) Spend at least nine percent of the employer's payroll on health care services expenditures; or (2) Pay to the director an amount equal to the difference between the employer's health care services expenditures and an amount equal to nine percent of its payroll.

Requires the director to: (1) Administer and enforce this act; (2) Review reports, inspect records, and conduct investigations and audits of employment, payroll, and health care services expenditures, as the director deems necessary or appropriate, to determine whether an employer has complied with this act; (3) Adopt rules necessary to implement this act; and (4) Deposit payments required and civil penalties assessed under this act into the health services account established under RCW 43.72.900.

SB 6356-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Keiser, McAuliffe, Franklin, Thibaudeau, Fairley, Prentice, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to set minimum labor standards for some large employers in Washington state with respect to health benefit expenditures, and to further the state's interest in ensuring that its residents have access to appropriate health care services. Ensuring that employers do not eliminate employer-paid health care is important for minimizing the burden on taxpayers and the public health system, and protecting the health, safety, and well-being of the residents of Washington state.

Requires that, on July 1, 2007, and each following July 1st, every employer shall report to the director: (1) The employer's health care services expenditures in the preceding calendar year; and (2) The employer's payroll in the preceding calendar year.

Requires an employer to either: (1) Spend at least nine percent of the employer's payroll on health care services expenditures; or (2) Pay to the director an amount equal to the difference between the employer's health care services expenditures and an amount equal to nine percent of its payroll.

Requires the director to: (1) Administer and enforce this act; (2) Review reports, inspect records, and conduct investigations and audits of employment, payroll, and health care services expenditures, as the director deems necessary or appropriate, to determine whether an employer has complied with this act; (3) Adopt rules necessary to implement this act; and (4) Deposit payments required and civil penalties assessed under this act into the health services account established under RCW 43.72.900.

SB 6357 by Senators Kohl-Welles, Keiser, Brandland, Regala, Eide, Stevens, Oke, and McAuliffe

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Labor, Commerce, Research & Development.
Jan 19 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 LCRD - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.
Authorizes additional locations for the transfer of newborn children.

Requires the department of social and health services to collect and compile information concerning the number and medical condition of newborns transferred under RCW 13.34.360 and the number and medical condition of newborns abandoned within the state who were not transferred under RCW 13.34.360. The department shall make a preliminary report to the legislature by January 1, 2007, and a final report to the legislature by January 1, 2008.

SB 6358 by Senators Morton and Rasmussen

Concerning hunter education requirements.

Declares that the hunter education certificate requirements of RCW 77.32.155 do not apply to active duty personnel in the United States armed forces who provide documentation establishing successful completion of firearms qualification requirements for his or her branch of the armed forces.

SB 6359 by Senators Kohl-Welles, Parlette, and Kline; by request of Employment Security Department

Companion Bill: 2388

Ensuring employers do not evade their contribution rate.

Provides that, if it is found that a purpose of the transfer or acquisition of a business was to obtain a reduced array calculation factor rate, then the following applies: (1) If the successor was an employer at the time of the transfer, then the experience rating accounts of the employers involved shall be combined into a single account and the employers assigned the higher of the predecessor or successor array calculation factor rate.

(2) If the successor was not an employer at the time of the transfer, then the experience rating account of the acquired business must not be transferred and, instead, the new employer rate shall be assigned.

Provides that, if the person knowingly evading the successorship provisions, or knowingly attempting to evade these provisions, or knowingly promoting the evasion of these provisions, is not an employer, the person is subject to a civil penalty assessment of five thousand dollars per occurrence. In addition, the person is subject to the penalties prescribed in RCW 50.36.020 as if the person were an employer. The person must also pay for the employment security department's reasonable expenses of auditing his or her books and collecting the civil penalty assessment.

SB 6360 by Senator McCaslin

Requiring follow up on employment referrals by the employment security department.

Provides that when the employment security department assists in the reemployment of unemployed workers through the job service program, work source, or any other means and part of the reemployment assistance includes the referral of a worker to a particular employer, the department must follow up with the employer on a monthly basis to determine whether the worker referred to the employer contacted the employer, was employed by the employer, if so, for what length of time, and, if no longer employed, the reasons why.
SB 6361  by Senator Honeyford
Modifying office of financial management rule reporting
requirements.
Requires the office of financial management to report to the
governor when the credibility of documents an agency uses in
developing a rule is questioned.

-- 2006 REGULAR SESSION --
Jan 11  First reading, referred to Government
Operations & Elections.

SB 6362  by Senators Kohl-Welles, Keiser, Jacobsen, and
Kline
Modifying voter registration provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises voter registration provisions.

SB 6362-S  by Senate Committee on Government Operations &
Elections (originally sponsored by Senators
Kohl-Welles, Keiser, Jacobsen, and Kline)

(DIGEST AS ENACTED)
Revises voter registration provisions.
Repeals RCW 29A.08.830.

-- 2006 REGULAR SESSION --
Jan 11  First reading, referred to Government
Operations & Elections.
Jan 12  Public hearing in committee.
Jan 30  Executive session in committee.
Feb 1  GO - Majority: 1st substitute bill be
substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7  Made eligible to be placed on second reading.
Feb 9  Placed on second reading by Rules Committee.
Feb 13  1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 5;
absent, 0; excused, 4.
-- IN THE HOUSE --
Feb 14  First reading, referred to State Government
Operations & Accountability.
Feb 17  Public hearing in committee.
Feb 22  Executive session in committee.
SGOA - Executive action taken by committee.
SGOA - Majority: do pass with amendment(s).
Minority: do not pass.
Feb 24  Passed to Rules Committee for second reading.
Mar 1  Placed on second reading.
Mar 2  Committee amendment adopted with no other
amendments and floor amendment(s) also
adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 4;
absent, 0; excused, 0.
-- IN THE SENATE --
Mar 7  Senate concurs in certain House amendments,
refuses to concur in other amendments.
-- IN THE HOUSE --
Rules suspended.
Returned to second reading for amendment.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0;
absent, 0; excused, 0.
-- IN THE SENATE --
Mar 8  Senate concurred in House amendments.
Passed final passage; yeas, 47; nays, 1; absent,
0; excused, 1.
President signed.

SB 6363  by Senators Keiser, Benson, Franklin, Poulsen,
Thibaudeau, Kline, and Parlette
Developing worksite health promotion programs.

(SEE ALSO PROPOSED 1ST SUB)
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.
Requires the department to report to the appropriate policy
and fiscal committees of the legislature by December 1, 2008,
evaluating the grant program.

SB 6363-S  by Senate Committee on Health & Long-Term
Care (originally sponsored by Senators Keiser,
Benson, Franklin, Poulsen, Thibaudeau, Kline, and Parlette)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Declares an intent to encourage Washington's public and
private sector employers to develop worksite health promotion
programs using targeted, individualized health information and
appropriate incentives to promote employee participation.
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 29  Governor signed.
Chapter 320, 2006 Laws.
Effective date 8/7/2006.

SB 6363  by Senators Keiser, Benson, Franklin, Poulsen,
Thibaudeau, Kline, and Parlette
Developing worksite health promotion programs.

(SEE ALSO PROPOSED 1ST SUB)
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.

(SEE ALSO PROPOSED 1ST SUB)

SB 6363  by Senators Keiser, Benson, Franklin, Poulsen,
Thibaudeau, Kline, and Parlette
Developing worksite health promotion programs.

(SEE ALSO PROPOSED 1ST SUB)
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.

(SEE ALSO PROPOSED 1ST SUB)

SB 6363  by Senators Keiser, Benson, Franklin, Poulsen,
Thibaudeau, Kline, and Parlette
Developing worksite health promotion programs.

(SEE ALSO PROPOSED 1ST SUB)
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.

(SEE ALSO PROPOSED 1ST SUB)

SB 6363  by Senators Keiser, Benson, Franklin, Poulsen,
Thibaudeau, Kline, and Parlette
Developing worksite health promotion programs.

(SEE ALSO PROPOSED 1ST SUB)
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.

(SEE ALSO PROPOSED 1ST SUB)

SB 6363  by Senators Keiser, Benson, Franklin, Poulsen,
Thibaudeau, Kline, and Parlette
Developing worksite health promotion programs.

(SEE ALSO PROPOSED 1ST SUB)
Requires the authority to develop an on-line health
assessment tool that is available to state employees. The health
assessment tool must: (1) Be voluntary;
(2) Be confidential;
(3) Enable participants to compare their personal health
information with local and national data; and
(4) Generate recommendations about programs and actions
most likely to improve individual health.
Requires the authority to make the on-line health assessment
tool available to private sector employers. The administrator may
charge private sector employers an annual enrollment fee
sufficient to offset the cost of administering the health assessment
tool for private sector employers.
SB 6364 by Senators Roach, Rasmussen, Kastama, Haugen, and Kline

Prohibiting certain activities on motor driven boats and vessels.

(DIGEST AS ENACTED)

Provides that no person may operate a motor driven boat or vessel or have the engine of a motor driven boat or vessel run idle while an individual is teak surfing, platform dragging, or bodysurfing behind the motor driven boat or vessel.

Provides that no person may operate a motor driven boat or vessel or have the engine of a motor driven boat or vessel run idle while an individual is occupying or holding onto the swim platform, swim deck, swim step, or swim ladder of the motor driven boat or vessel.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 NROR - Majority; do pass.
Feb 5 Passed to Rules Committee for second reading.
Feb 6 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0;
absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 15 First reading, referred to Natural Resources, Ecology & Parks.
Feb 17 Public hearing in committee.
Feb 21 Executive session in committee.
Feb 22 NREP - Executive action taken by committee.
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Feb 27 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s).
Feb 28 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 1;
absent, 0; excused, 0.

-- IN THE SENATE --

Mar 6 Senate concurred in House amendments.
Passed final passage; yeas, 44; nays, 0;
absent, 0; excused, 5.
Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 20 Governor signed.
Chapter 140, 2006 Laws.
Effective date 6/7/2006*.

SB 6365 by Senators Rasmussen, Schoepler, Jacobsen, Fraser, and Shin; by request of Department of Agriculture

Companion Bill: 2559

Changing the registration fees for weighing and measuring devices.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises the registration fees for weighing and measuring devices.

SB 6365-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Schoepler, Jacobsen, Fraser, and Shin; by request of Department of Agriculture)

Changing fees in the weights and measures program.

(DIGEST AS ENACTED)

Revises the registration fees for weighing and measuring devices.

Provides that the director of the department of agriculture or the director's designee shall convene its weights and measures advisory committee on a quarterly basis to monitor implementation of this act. The department and the advisory committee shall report to the appropriate committees of the legislature by December 1, 2006, if they have any recommended changes to the implementation of the weights and measures program.

Requires the department of agriculture to provide a report to appropriate committees of the legislature on the status of the weights and measures program by December 15, 2007.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Agriculture & Rural Economic Development.
Jan 19 Public hearing in committee.
Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 3 ARED - Majority; 1st substitute bill be substituted, do pass.
Feb 10 Passed to Rules Committee for second reading.
Feb 13 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 38; nays, 9;
absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 14 First reading, referred to Economic Development, Agriculture & Trade.
Feb 22 Executive session in committee.
Feb 23 EDAT - Executive action taken by committee.
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Committee amendment adopted with no other amendments and floor amendment(s) also adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 1;
absent, 0; excused, 0.

-- IN THE SENATE --

Mar 7 Senate concurred in House amendments.
Passed final passage; yeas, 41; nays, 7;
absent, 0; excused, 1.
Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 30 Governor signed.
Chapter 358, 2006 Laws.
Effective date 7/1/2006*.

SB 6366 by Senators Keiser, Thibaudeau, and Kline

Concerning preparation and response to pandemic influenza.

(SUBSTITUTED FOR - SEE 1ST SUB)
Declares an intent that adequate pandemic flu preparedness and response plans be developed and implemented by local public health jurisdictions statewide in order to limit the number of illnesses and deaths, preserve the continuity of essential government and other community services, and minimize social disruption and economic loss in the event of an influenza pandemic.

Provides that, by January 1, 2007, each local health jurisdiction shall develop a pandemic flu preparedness and response plan, consistent with requirements and standards established by the department and the United States department of health and human services.

Requires the department to provide technical assistance and disburse funds as needed to support local health jurisdictions in developing their pandemic flu preparedness and response plans.

Appropriates the sum of twenty million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of health for the purposes of this act.

SB 6366-S by Senate Committee on Ways & Means (originally sponsored by Senators Keiser, Thibaudeau, and Kline)

(DIGEST AS ENACTED)

Declares an intent that adequate pandemic flu preparedness and response plans be developed and implemented by local public health jurisdictions statewide in order to limit the number of illnesses and deaths, preserve the continuity of essential government and other community services, and minimize social disruption and economic loss in the event of an influenza pandemic.

Requires the secretary to establish requirements and performance standards, consistent with any requirements or standards established by the United States department of health and human services, regarding the development and implementation of local pandemic flu preparedness and response plans.

Provides that, to the extent state or federal funds are provided for this purpose, by November 1, 2006, each local health jurisdiction shall develop a pandemic flu preparedness and response plan, consistent with requirements and performance standards established in this act.

Directs local health jurisdictions to submit their pandemic flu preparedness and response plans to the secretary by November 1, 2006. Upon receipt of a plan, the secretary shall approve or reject the plan.

Requires the secretary to develop a formula for distribution of any federal and state funds appropriated in the omnibus appropriations act on or before July 1, 2006, to local health jurisdictions for development and implementation of their pandemic flu preparedness and response plans. The formula developed by the secretary shall ensure that each local health jurisdiction receives a minimum amount of funds for plan development and that any additional funds for plan development be distributed equitably, including consideration of population and factors that increase susceptibility to an outbreak, upon soliciting the advice of the local health jurisdictions.

Requires the secretary to: (1) Develop a process for assessing the compliance of each local health jurisdiction with the requirements and performance standards developed under this act at least biannually; (2) By November 15, 2008, report to the legislature on the level of compliance with the performance standards established under this act. The report shall consider the extent to which local health jurisdictions comply with each performance standard and any impediments to meeting the expected level of performance.

Provides that, by January 1, 2007, each local health jurisdiction shall develop a pandemic flu preparedness and response plan, consistent with requirements and standards established by the department and the United States department of health and human services.

Requires the department to provide technical assistance and disburse funds as needed to support local health jurisdictions in developing their pandemic flu preparedness and response plans.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Health & Long-Term Care.
Jan 16 Public hearing in committee.
Jan 18 Executive session in committee.
Jan 19 HEA - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.
Jan 31 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --
Feb 15 First reading, referred to Health Care.
Feb 21 Public hearing and public hearing in committee.
Feb 23 Executive session in committee. HC - Executive action taken by committee. HC - Majority; do pass with amendment(s). Minority; do not pass.
Feb 24 Referred to Appropriations.
Feb 27 Public hearing and executive action taken in committee. APP - Executive action taken by committee. APP - Majority; do pass with amendment(s) but without amendment(s) by Health Care, Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --
Mar 6 Senate refuses to concur in House amendments. Asks House to recede from amendments. Amendment ruled beyond the scope and object of the bill.

-- IN THE HOUSE --
Mar 8 Rules suspended. Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --
Mar 9 Senate concurred in House amendments. Passed final passage; yeas, 44; nays, 0; absent, 0; excused, 5. President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

SB 6367 by Senators Haugen, Jacobsen, and Berkey

Requiring voluntary measures be included in critical area development regulations.

(SUBSTITUTED FOR - SEE 1ST SUB)
Finds that because the growth management act does not contain specific provisions as to the applicability of critical area protection requirements to existing and nonconforming land uses, the courts are being requested to develop state policy on an unequal and piecemeal basis and that legislatively established direction is appropriate and needed.

Declares the purpose of this act is to encourage counties and cities to expand the availability and use of nonregulatory measures for existing and nonconforming uses as a component of ordinances under RCW 36.70A.130 adopted after the effective date of this act and to encourage an increase in the information and resources to the public to foster voluntary activities by citizens to improve their environment.

SB 6367-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Haugen, Jacobsen, and Berkey)

(AS OF SENATE 2ND READING 2/13/06)

Finds that voluntary activities can be invaluable toward achieving the overall goal of protecting and enhancing the environment and that such activities should be given recognition as highly valued endeavors.

Finds that better enabling citizens to undertake voluntary activities can in many circumstances be more advantageous and with fewer unintended negative consequences than adopting prescriptive rules affecting existing and nonconforming uses of land.

Declares the purpose of this act is to encourage counties and cities to expand the availability and use of nonregulatory measures for existing and nonconforming uses as a component of ordinances under RCW 36.70A.130 adopted after the effective date of this act and to encourage an increase in the information and resources to the public to foster voluntary activities by citizens to improve their environment.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.
Feb 7 Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 13 1st substitute bill substituted.
Feb 17 Rules suspended. Placed on Third Reading.
Feb 20 Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Feb 20 First reading, referred to Appropriations.
Mar 2 Committee relieved of further consideration.
Mar 8 Rules suspended. Placed on Third Reading.
Mar 20 Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.

-- IN THE SENATE --

President signed.
-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 27 Governor signed.

SB 6369 by Senators Haugen, Mulliken, and Rasmussen

Providing excise tax exemptions for water services provided by small water systems.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides excise tax exemptions for water services provided by small water systems.

Requires that, by December 1, 2010, the fiscal committees of the house of representatives and the senate, in consultation with the department, shall report to the legislature on the effectiveness of the tax exemptions under this act.

SB 6369-S by Senate Committee on Ways & Means (originally sponsored by Senators Haugen, Mulliken, and Rasmussen)

(DIGEST AS PASSED LEGISLATURE)

Provides excise tax exemptions for water services provided by small water systems.

Requires that, by December 1, 2010, the fiscal committees of the house of representatives and the senate, in consultation with the department, shall report to the legislature on the effectiveness of the tax exemptions under this act.

VETO MESSAGE ON SSB 6369

March 29, 2006

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Substitute Senate Bill No. 6369 entitled:

This SSB No. 6369 exempts water-sewer, irrigation, and public utility districts that provide water services to small customer bases from the public utility tax and business and occupation tax as long as at least 90 percent of the value of the tax exemptions would be used to repair, equip, upgrade, or maintain the system.

This bill provides inadequate accountability to the state's taxpayers. The tax exemptions are not limited by sunsets. Only one study of the effectiveness of the tax exemptions, due in 2010, will be made. After that, the tax exemptions will continue on in perpetuity without scrutiny.

SB 6368 by Senators Haugen, Benson, Kline, Kohl-Welles, Keiser, Carrell, and Fairley

Companion Bill: 2834

Discontinuing the nursing facility bed tax.

(DIGEST AS ENACTED)

Repeals RCW 74.46.091, 74.46.535, 82.71.010, 82.71.020, and 82.71.030.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Ways & Means.
Jan 26 Public hearing in committee.
Feb 16 Executive session in committee.
In addition, the legislation's self-stated goal, of providing assistance to small public water systems that are in most need, would be more efficiently met through a grant program. Through a grant program, pressing needs can be met first and all needs can actually be assessed. A grant program could also help those small water systems that are already exempt from the state's business and occupation tax and public utility tax as well. As Governor, I think part of my duty is to meet the needs in the most efficient way possible.

For these reasons, I have vetoed Substitute Senate Bill No. 6369 in its entirety.

Respectfully submitted,  
Christine O. Gregoire  
Governor

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Ways & Means.
Jan 25 Public hearing in committee.
Jan 30 Executive session in committee.
Jan 31 WM - Majority; 1st substitute bill be substituted, do pass.
      Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
      Rules suspended. Placed on Third Reading.
      Third reading, passed; yeas, 45; nays, 0;
      absent, 1; excused, 3.
      -- IN THE HOUSE --
Feb 15 First reading, referred to Finance.
Feb 20 Public hearing in committee.
Feb 23 Executive session in committee.
      FIN - Executive action taken by committee.
      FIN - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 4 Rules Committee relented of further consideration. Placed on second reading.
Mar 6 Rules suspended. Placed on Third Reading.
      Third reading, passed; yeas, 96; nays, 1;
      absent, 0; excused, 1.
      -- IN THE SENATE --
Mar 7 President signed.
      -- IN THE HOUSE --
Speaker signed.
      -- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 29 Governor vetoed.

SB 6370 by Senator Haugen

Regarding property tax exemptions for nonprofit organizations and associations.

Declares that the exemption is not nullified by the lease or rental of the property to entities not eligible for a property tax exemption under chapter 84.36 RCW if: (1) The property is used a majority of the time for the exempt purpose by the nonprofit organization or association; (2) The amount of the rent or donations collected is reasonable; and (3) The proceeds are used to retire the first mortgage on the property.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Ways & Means.

SB 6371 by Senators Rasmussen, Schoesler, Shin, Jacobsen, and Sheldon; by request of Department of Agriculture

Companion Bill: 2558
Regulating the disposal of dead animals.

DIGEST AS ENACTED

Requires every person owning or having in charge any livestock that has died because of disease to dispose of the carcass within a time frame and in a manner prescribed in rule by the director, which may include, but is not limited to, burial, composting, incinerating, landfilling, natural decomposition, or rendering. Any livestock found dead from an unknown cause is presumed to have died because of disease.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Agriculture & Rural Economic Development.
Jan 17 Public hearing and executive action taken in committee.
Jan 19 ARED - Majority; do pass.
Feb 7 Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Feb 8 Rules suspended. Placed on Third Reading.
      Third reading, passed; yeas, 46; nays, 0;
      absent, 0; excused, 3.
      -- IN THE HOUSE --
Feb 10 First reading, referred to Economic Development, Agriculture & Trade.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
      EDAT - Executive action taken by committee.
      EDAT - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted.
      Placed on third reading.
      Third reading, passed; yeas, 97; nays, 0;
      absent, 0; excused, 1.
      -- IN THE SENATE --
Mar 6 President signed.
      -- IN THE HOUSE --
Speaker signed.
      -- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 20 Governor signed.
      -- Chapter 155, 2006 Laws.  
      Effective date 6/7/2006.

SB 6372 by Senators Keiser, Deccio, Spanel, Zarelli, Pflug, Kline, Kohl-Welles, and Rasmussen

Companion Bill: 2865
Requiring timely assessment of assisted living facility applicants.

SEE ALSO PROPOSED 1ST SUB

Requires the department to work in partnership with boarding homes, and Medicaid applicants and their families, to ensure that department assessments of boarding home applicant care needs are completed in a timely manner.

Requires the department to complete an assessment of the care needs of current or potential Medicaid boarding home residents within ten business days of application for services. If the department fails to complete the assessment within ten business days, following a determination that the applicant qualifies for Medicaid services, the department shall pay for services from the date of the request for assessment.

SB 6372-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Deccio, Spanel, Zarelli, Pflug, Kline, Kohl-Welles, and Rasmussen)

Regarding adjustment of boarding home rates.

DIGEST OF PROPOSED 1ST SUBSTITUTE

Provides that, when a person, upon admission to a boarding home, has been determined to be eligible for Medicaid funded
boarding home care and the boarding home subsequently submits a request to the department for a change in condition reassessment, the boarding home shall receive payment from the department beginning on whichever date is later: 
1. The date on which the boarding home requested a department reassessment; or 
2. The date on which the boarding home begins to provide the care and services necessary to meet the resident's change in condition.

Provides that if a person becomes financially eligible for medicaid after admission to the boarding home and the boarding home has a medicaid contract with the department under chapter 74.39A RCW, the boarding home shall receive payment from the department beginning on whichever of the following dates is later: 
1. The date of the request for assessment or financial application, whichever is earlier; or 
2. The date the person is determined to have been financially eligible.

SB 6373 by Senators Keiser, Deccio, Zarelli, and Spanel
Companion Bill: 2864
Removing expiration of reporting to the legislature of holding a boarding home medicaid eligible resident's room or unit.

(DIGEST AS ENACTED)

Deletes expiration of reporting to the legislature of holding a boarding home medicaid eligible resident's room or unit from RCW 18.20.290.

SB 6375 by Senators Rasmussen, Schoesler, Jacobsen, Honeyford, Shin, Morton, and Delvin
Companion Bill: 3033
Creating an advisory committee to evaluate animal identification programs.

(SEE ALSO PROPOSED 1ST SUB)

SB 6375-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Schoesler, Jacobsen, Honeyford, Shin, Morton, and Delvin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the director of agriculture to convene an advisory committee composed of representatives from the various segments of the cattle industry that will be involved in the implementation of the state's component of the national animal identification program for animal health and disease trace-back purposes.

Requires the advisory committee to evaluate the requirements of the federal program and examine approaches being taken by other states to implement the requirements, with an emphasis on neighboring states and the states that engage in the largest amount of trade in cattle with Washington, and evaluate demonstration projects that the department shall conduct at two or more facilities that handle large numbers of animals. The advisory committee shall make a recommendation on how the federal requirements should be implemented in Washington that includes recommended funding amounts and sources. In developing a funding proposal, the advisory committee shall consult with the office of financial management.

Directs the department to submit a written report of the activities and recommendations of the advisory committee to the house of representatives and to the senate by December 1, 2006.

SB 6374 by Senators Spanel, Zarelli, and Deccio
Companion Bill: 2925
Concerning assisted living facility medicaid minimum occupancy of fifty percent or greater.

Directs the department to establish a capital add-on rate, not less than the July 1, 2005, capital add-on rate established by the department, for those assisted living facilities contracting with the department that have a medicaid minimum occupancy percentage of fifty percent or greater. The medicaid minimum occupancy percentage shall be determined on an annual basis.
Changing the regulation of milk and milk products.

(DIGEST AS ENACTED)

Finds that the existing definition of "sale" as provided in chapter 15.36 RCW includes arrangements known as "cow shares," in which one or more individuals purchase one or more shares in a milk-producing animal in return for a portion of the milk that is produced. It is the intent of the legislature to clarify that the existing definition includes these arrangements.

Authorizes the director to issue a cease and desist order to any person whom the director has reason to believe is engaged in an activity for which a license is required by chapter 15.36 RCW.

Declares that it is unlawful for any person to sell raw milk from a dairy farm that is not licensed as a milk producer or a milk processing plant under chapter 15.36 RCW.

Declares that the sale of raw milk from a dairy farm that is not licensed as a milk producer and a milk processing plant under this act constitutes: (1) For the first offense, a gross misdemeanor; and (2) For the second and subsequent offenses, a class C felony punishable according to chapter 9A.20 RCW.

Provides that neither the issuance of a cease and desist order nor payment of a civil penalty relieves the person so selling raw milk from criminal prosecution, but the remedy of a cease and desist order or civil penalty is in addition to any criminal liability.

SB 6376
by Senators Rasmussen, Honeyford, Jacobsen, Shin, Morton, and Delvin

Companion Bill: 3032

Changing livestock inspection fee provisions.

(DIGEST AS ENACTED)

Revises livestock inspection fee provisions.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Agriculture & Rural Economic Development.
Jan 17 Public hearing in committee.
Jan 19 Executive session in committee.
Jan 23 ARES - Majority; do pass.
Minority; without recommendation.

Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 14 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0;
absent, 0; excused, 3.

Feb 16 First reading, referred to Economic Development, Agriculture & Trade.
Feb 22 Public hearing and executive action taken in committee.
EDAT - Executive action taken by committee.
EDAT - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 1;
absent, 0; excused, 1.

Mar 6 President signed.

SB 6377
by Senators Doumit, Rasmussen, Schoesler, Swecker, Morton, Zarelli, Shin, and Pflug

Regarding milk sales under cow share agreements.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that the existing definition of "sale" as provided in chapter 15.36 RCW includes arrangements known as "cow shares," in which one or more individuals purchase one or more shares in a milk-producing animal in return for a portion of the milk that is produced. It is the intent of the legislature to clarify that the existing definition includes these arrangements.

Authorizes the director to issue a cease and desist order to any person whom the director has reason to believe is engaged in an activity for which a license is required by chapter 15.36 RCW.

Declares that the existing definition includes these arrangements.

Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 2;
absent, 0; excused, 1.

Mar 6 President signed.

Chapter 157, 2006 Laws.
Effective date 6/1/2006.
SB 6378 by Senators Shin, Schoesler, Berkey, Brandland, Keiser, Fairley, McAuliffe, and Delvin

Companion Bill: 2714

Licensing persons offering athletic training services.

SEE ALSO PROPOSED 1ST SUBSTITUTE

Declares it is the purpose of this act to provide for the licensure of persons offering athletic training services to the public and to ensure standards of competence and professional conduct on the part of athletic trainers.

Provides that it is unlawful for any person to practice or offer to practice as an athletic trainer, or to represent themselves or other persons to be legally able to provide services as an athletic trainer, unless the person is licensed under the provisions of this act.

SB 6378-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Shin, Schoesler, Berkey, Brandland, Keiser, Fairley, McAuliffe, and Delvin)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Declares it is the purpose of this act to provide for the licensure of persons offering athletic training services to the public and to ensure standards of competence and professional conduct on the part of athletic trainers.

Provides that it is unlawful for any person to practice or offer to practice as an athletic trainer, or to represent themselves or other persons to be legally able to provide services as an athletic trainer, unless the person is licensed under the provisions of this act.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Labor, Commerce, Research & Development.

Jan 12 Public hearing and executive action taken in committee.

Jan 13 LCRD - Majority; without recommendation. And refer to Health & Long-Term Care. Referred to Health & Long-Term Care.

Jan 19 Public hearing in committee.

Feb 2 Executive session in committee.

Feb 3 HEA - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation. Passed to Rules Committee for second reading.

Feb 24 Senate Rules "X" file.

SB 6379 by Senators Poulsen, Morton, Fraser, Finkbeiner, Rockefeller, and Rasmussen; by request of Department of Community, Trade, and Economic Development

Companion Bill: 2644

Increasing temporarily the statewide cap for the customer assistance public utility tax credit.

(AS OF SENATE 2ND READING 2/22/06)

Increases temporarily the statewide cap for the customer assistance public utility tax credit.

-- 2006 REGULAR SESSION --


Jan 17 Public hearing in committee.

Jan 18 Executive session in committee.

Jan 19 WEE - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.

Jan 26 Public hearing in committee.

Feb 16 Executive session in committee.


Feb 22 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 23 Public hearing in committee.

Feb 27 Executive session in committee.

FIN - Executive action taken by committee. FIN - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.

Mar 3 Placed on second reading.

Mar 4 Referred to Rules 2 Consideration.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6380 by Senators Poulsen, Morton, Fraser, Finkbeiner, Rockefeller, Rasmussen, and Fairley; by request of Department of Community, Trade, and Economic Development

Companion Bill: 2645

Providing a limited public utility tax credit for gas distribution businesses.

Finds that: (1) Rising costs of natural gas are creating an economic hardship for Washington's small business and food processing industries.

(2) Natural gas costs are unlikely to return to historically low levels of a few years ago making investments in energy efficiency increasingly important.

(3) Washington investor-owned and consumer-owned natural gas utilities are uniquely well positioned to help small business and food processors improve the efficiency of natural gas use and reduce current and long-term energy costs.

(4) The state of Washington can assist gas utility energy efficiency efforts by providing small public utility tax credits for installation of high-efficiency equipment and processes that might not otherwise occur.

-- 2006 REGULAR SESSION --


Jan 17 Public hearing in committee.

Jan 18 Executive session in committee.

Jan 19 WEE - Majority; do pass. And refer to Ways & Means. Referred to Ways & Means.

Jan 26 Public hearing in committee.

-- IN THE HOUSE --

Jan 19 WEE - Majority; do pass with amendment(s). Passed to Rules Committee for third reading.

SB 6381 by Senators Haugen and Deccio

Providing a windshield tint exemption for law enforcement vehicles.

SEE ALSO PROPOSED 1ST SUBSTITUTE

Provides a windshield tint exemption for law enforcement vehicles.

SB 6381-S by Senate Committee on Transportation (originally sponsored by Senators Haugen and Deccio)

Providing a window tint exemption for law enforcement vehicles.

DIGEST OF PROPOSED 1ST SUBSTITUTE

Provides a windshield tint exemption for law enforcement vehicles.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.

Jan 16 Public hearing in committee.

Jan 23 Executive session in committee.

Jan 25 TRAN - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

Feb 11 Made eligible to be placed on second reading.
Authorization of the Washington horse racing commission to expend a statutorily limited amount of its operating funds for the development of the equine industry, improvement of racing facilities, and equine health research. (SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes the Washington horse racing commission to expend a statutorily limited amount of its operating funds for the development of the equine industry, improvement of racing facilities, and equine health research.

SB 6382-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Hewitt, Kohl-Welles, Rasmussen, Finkbeiner, Pfug, and Sheldon; by request of Horse Racing Commission)

DIGEST AS ENACTED

Authorizes the Washington horse racing commission to expend a statutorily limited amount of its operating funds for the development of the equine industry, improvement of racing facilities, and equine health research.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Agriculture & Rural Economic Development.

Jan 23 Public hearing and executive action taken in committee.

Feb 2 Placed on second reading by Rules Committee.

Feb 24 Senate Rules "X" file.

Feb 27 Passed to Rules Committee for second reading.

Feb 28 Rules suspended. Placed on Third Reading.

Feb 29 Third reading, passed; yeas, 43; nays, 1; absent, 0; excused, 5.

-- IN THE HOUSE --

Feb 28 Third reading, passed; yeas, 94; nays, 3; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6 President signed.

Mar 22 Governor signed.


SB 6384 by Senators Fraser, Prentice, Doumit, Zarelli, and Brandland; by request of Governor Gregoire

Adopting the 2006 supplemental capital budget. (SUBSTITUTED FOR - SEE 1ST SUB)

Adopts the 2006 supplemental capital budget.

SB 6384-S by Senate Committee on Ways & Means (originally sponsored by Senators Fraser, Prentice, Doumit, Zarelli, and Brandland; by request of Governor Gregoire)

DIGEST AS ENACTED

Adopts the 2006 supplemental capital budget.

VETO MESSAGE ON ESSB 6384

March 31, 2006

To the Honorable President and Members,

The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Sections 105(6); 106(4), line item 13, page 10; 116; 155(1), (2), (3); 180; 195; 199; 211; and 230 of Engrossed Substitute Senate Bill No. 6384 entitled:

My reasons for vetoing these sections are as follows:

Section 105(6), pages 5-6, Department of Community, Trade, and Economic Development, Housing Liability Revolving Fund

This proviso would require the Department of Community, Trade and Economic Development (CTED) to contract with the Washington State Housing Finance Commission to establish a liability revolving fund for condominium and multi-unit residential buildings. This provision was previously included in legislation that failed to pass this session. The language defines eligibility for a new, on-going service. It is inappropriate to establish this type of program in an appropriations bill.

Although I have vetoed Section 105(6), I am directing CTED to work with the Housing Finance Commission to accomplish these program goals to the maximum extent allowable under law.

Section 106(4), line item 13 on page 10, Department of Community, Trade, and Economic Development, Tritrail Feasibility Study

This project would provide general obligation bond funds to study a three-city walking and biking trail, starting in Tukwila and eventually linking to Mount Rainier National Park. It is not prudent to use long-term bond financing to pay for a feasibility study. I have, therefore, vetoed the appropriation related to this project.

Section 116, pages 19-20, Department of General Administration, Pritchard Building Pre-design

This project would provide for the pre-design of a three-city walking and biking trail, starting in Tukwila and eventually linking to Mount Rainier National Park. It is not prudent to use long-term bond financing to pay for a feasibility study. I have, therefore, vetoed the appropriation related to this project.

SB 6383 by Senators Jacobsen, Spanel, and Benton

Requiring labeling on food from cloned animals.

Provides that all food and food products sold in Washington state that are derived from cloned animals shall be labeled indicating that they are or contain products derived from cloned animals.

Declares that, as used in this act, "cloned animal" means an animal produced by replacing all the genetic material in an egg with a mature cell containing the complete genetic code from the donor.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Agriculture & Rural Economic Development.
project and combining these projects could add another year to the ADA path project, as well as increase the total cost. The Capitol Campus Design Advisory Committee has approved the ADA access plan and the ADA path project is ready to proceed to design. I have vetoed Section 116 to allow for timely completion of this project.

Section 155(1), (2), and (3), pages 45 -46, Interagency Committee for Outdoor Recreation, Hood Canal Grant Program

Sections 155 (1), (2) and (3) establish a process for the Interagency Committee for Outdoor Recreation (IAC) to administer a grant program addressing low-dissolved oxygen concentrations in Hood Canal. It is a reasonable approach to allow the Governor to remove projects from a list developed by the Puget Sound Action Team, and for the IAC not to commit funds until the Legislature has appropriated funds for a specific list of projects. However, this new process will prevent any projects from being started until the spring of 2007.

In order for these critical projects to move forward as quickly as possible, I have vetoed Sections 155 (1), (2) and (3). In addition, I am directing the IAC to proceed with a process to select projects based on the prioritized recommendations of the Puget Sound Action Team and the Hood Canal Coordinating Council. I also am instructing the IAC to review the list of projects with the Governor’s Office and appropriate legislators before signing contracts.

Section 180, page 58, Department of Fish and Wildlife, Olympia Facilities

Section 180 directs the Department of Fish and Wildlife to vacate its downtown Olympia facilities by June 2007 and for the Department of General Administration to dispose of the properties. RCW 77.12.210 gives the director of the Department of Fish and Wildlife the authority to maintain and manage real or personal property owned, leased, or held by the department. The Fish and Wildlife Commission may authorize the director to dispose of real or personal property under the control of the department. This section directing the Department of General Administration to dispose of this property conflicts with this existing statute.

Although I have vetoed Section 180, I am directing the Department of General Administration to work with the Department of Fish and Wildlife to develop a plan addressing the consolidation of services, relocation of users, and long-term use of the properties, and to report to the Legislature and Office of Financial Management by December 1, 2006.

Section 195, pages 68-69, State Board of Education, IslandWood

This section adds funding for capital projects at IslandWood Education Center. Article IX, Section 3 of the Washington State Constitution states that the Common School Construction Account shall be used exclusively for financing the construction of facilities for the common schools. RCW 28A.150.020 defines common schools as schools maintained at public expense in each school district and carrying on a program from kindergarten through the twelfth grade or any part thereof including vocational educational courses otherwise permitted by law. IslandWood is a non-profit organization that serves students from fifty schools and 50,000 households in Puget Sound. I have vetoed Section 195 because funding a non-profit entity is not consistent with the intended use of the Common School Construction Account.

Section 199, pages 71-72, State Board of Education, Acoustic Technology

This section would provide funding for demonstration projects to test the use of sound amplification technology in the classroom. Grant recipients must contribute a 50 percent match for these funds and provide a measure of the effectiveness of this technology. There is no evidence that suggests that the use of this technology creates a substantial benefit to students. In addition, the program is likely to have substantial future costs. For these reasons, I have vetoed Section 199.

Section 211, pages 76-77, State Arts Commission, Capitol Sundial Repair

This section provides funding to support a $5,000 competitive grant for design and repair of the State Capitol Sundial. This small amount is not appropriately financed through long-term general obligation bonds. I have vetoed Section 211 and believe that other funding sources can be found for this project.

Section 230, pages 92-93, Vendor Services

Section 230 eliminates the rent currently paid by the Department of Services for the Blind (DSB) for food service providers and vending machines. It also requires that the Department of General Administration (GA) pay preventative maintenance on food service equipment used by these vendors; that private buildings with at least 100 state employees contract with the DSB for vending facilities and/or vending machines in the cities of Olympia, Lacey and Tumwater; and that GA conduct a study establishing a process for blind vendors to enter into franchise agreements with commercial food providers.

Although I am concerned about the issues addressed by this section, I believe it is inappropriate to simply transfer these vendor costs to state agencies that pay rent in state buildings. I have vetoed Section 230 in order to allow more time to assess the situation statewide, and explore alternatives.

With the exception of Sections 105(6); 106(4), line item 13, page 10; 116; 155(1), (2), (3); 180; 195; 199; and 230 as specified above, Engrossed Substitute Senate Bill No. 6384 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Ways & Means.
Feb 15 Public hearing in committee.
Feb 16 Executive action in committee.
Feb 17 WM - Majority; 1st substitute bill be substituted, do pass.
Rules suspended. Placed on second reading.

Feb 20 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

-- IN THE HOUSE --
Feb 21 First reading, referred to Capital Budget.
Feb 22 Public hearing in committee.
CB - Majority; do pass with amendment(s).
Feb 23 Placed on second reading.
Feb 28 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 91; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --
Mar 6 Senate refuses to concur in House amendments. Asks House for conference thereon.
Conference committee appointed. Senators Fraser, Prentice, Brandland.

-- IN THE HOUSE --
Mar 8 Conference committee request granted.
Conference committee appointed.
Representatives Dunshie, Ormsby, Jarrett.
Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 94; nays, 4; absent, 0; excused, 0.

-- IN THE HOUSE --
-- IN THE SENATE --
Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 48; nays, 0;
absent, 0; excused, 1.
President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 31 Governor partially vetoed.
Chapter 371, 2006 Laws PV.
Effective date 3/31/2006*.

**SB 6385**
by Senators Prentice, Doumit, Rasmussen, Fairley, Zarelli, Rockfeller, Brandland, Fraser, Pflug, and Sheldon; by request of Governor Gregoire

Companion Bill: 2671

Providing excise tax relief by modifying due dates and eliminating an assessment penalty.

(Substituted for - See 1ST SUB)

Provides excise tax relief by modifying due dates and eliminating an assessment penalty.

**SB 6385-S**
by Senate Committee on Ways & Means
(originally sponsored by Senators Prentice, Doumit, Rasmussen, Fairley, Zarelli, Rockfeller, Brandland, Fraser, Pflug, and Sheldon; by request of Governor Gregoire)

Providing administrative excise tax relief for taxpayers.

(AS OF SENATE 2ND READING 2/17/06)

Provides excise tax relief by modifying due dates and eliminating an assessment penalty.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Ways & Means.
Feb 1 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 17 WM - Majority: 1st substitute bill be substituted, do pass.
Rules suspended.
Placed on second reading.
1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

-- IN THE HOUSE --
Feb 20 First reading, referred to Finance.
Feb 22 Public hearing in committee.
Feb 27 Executive session in committee.
FIN - Executive action taken by committee.
FIN - Majority: do pass with amendment(s).
Passed to Rules Committee for second reading.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

**SB 6386**
by Senators Prentice, Zarelli, Fairley, Fraser, Rockfeller, Shin, and Brandland; by request of Governor Gregoire

Companion Bill: 2552

Making 2006 supplemental operating appropriations.

(Substituted for - See 1ST SUB)

Makes 2006 supplemental operating appropriations.

**SB 6386-S**
by Senate Committee on Ways & Means
(originally sponsored by Senators Prentice, Zarelli, Fairley, Fraser, Rockfeller, Shin, and Brandland; by request of Governor Gregoire)

I am returning, without my approval as to parts of Sections 126(42), 126(63), 128(3), 128(10), 131(2), 137(12), 139, 204(1)(x), 207(5), 217(15), 217(17), 221(25), 302(16), 307(21)(c), 308(16), 518(4), 602(16), 602(22), 602(25), 603(18), 604(14), 606(5), 607(7), 611(1), 611(3), 708(1)(d), 711(4), and 906, of Engrossed Substitute Senate Bill No. 6386 entitled:

My reasons for vetoing the above-noted Sections are as follows:

**Section 126(42)**, page 31, **Department of Community, Trade, and Economic Development, Small Business Incubators**

This proviso funds implementation of Third Substitute House Bill 1815 pertaining to Small Business Incubators, and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 126(42).

**Section 126(63)**, page 34, **Department of Community, Trade, and Economic Development, Washington Trade Corps Fellowship Program**

This proviso funds implementation of Substitute Senate Bill 6330 and stipulates that the appropriation will lapse if the bill is not enacted. Since I have vetoed Substitute Senate Bill 6330, I have also vetoed Section 126(63).

**Section 128(3)**, page 36, **Office of Financial Management, Classified School Employees**

New language directs the Washington Learns steering committee to review funding for classified school employees and to report findings and recommendations that include how classified school employees can enhance students' abilities to meet state learning standards. Washington Learns is a comprehensive study of education from early learning through higher education, encompassing all employee groups within the educational system. I have vetoed Section 128(3) because it is not necessary to single out any specific class of employees, and because the requirements of this new language will be met under the current work plan for Washington Learns.

**Section 128(10)**, page 38, **Office of Financial Management, Report on State-purchased Health Care Costs**

This proviso requires the Office of Financial Management to prepare a report on state-purchased health care costs and expenditures. Since no funding is provided for this activity, I have vetoed section 128(10).

**Section 131(2)**, page 40, **State Lottery, Research**

This proviso permits the use of agency appropriations for the implementation of Senate Concurrent Resolution 8417, and stipulates that the subsection will lapse if the resolution is not enacted. Since that resolution did not pass the Legislature, I have vetoed Section 131(2).

**Section 137(12)**, page 46, **Department of Revenue, Streamlined Sales Tax**

This proviso funds implementation of Substitute Senate Bill 6594 and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 137(12).
Section 139, page 46-47, Municipal Research Council, Special Purpose Districts
I have vetoed the portion of Substitute Senate Bill 6555 that diverts revenue from the general fund to the Special Purpose District Research Services Account. For consistency, I also have vetoed Section 139.

Section 204(1)(x), page 77, Department of Social and Health Services Mental Health Division, Mental Health Professionals
This proviso references Substitute Senate Bill 2912, which would require two mental health care professionals for all home visits that require mental health evaluations. Since that bill did not pass the Legislature, I have vetoed Section 204(1)(x).

Section 207(5), page 94, Department of Social and Health Services Economic Services Division, Child Support Schedule
This proviso funds Second Substitute House Bill 2462, which established work groups to periodically review the child support schedule, and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 207(5).

Section 217(13), page 116, Department of Labor and Industries, Agricultural Workers
This proviso funds Engrossed House Bill 2623 relating to agricultural workers, and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 217(13).

Section 217(17), pages 116-117, Department of Labor and Industries, Brochures on Building Contractors
This proviso provides $10,000 General Fund-State solely for the Department of Labor and Industries to prepare consumer information brochures on contracting for new construction or remodeling construction work. I am directing the Department of Labor and Industries to perform all the functions and procedures listed in this proviso within existing funds. I have, therefore, vetoed Section 217(17).

Section 221(25), page 126, Department of Health, Background Checks/Health Care
This proviso funds implementation of Substitute House Bill 2431 and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 221(25).

Section 302(16), page 142, Department of Ecology, Brominated Flame Retardants
This proviso funds implementation of Engrossed Substitute House Bill 1488 and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 302(16).

Section 307(21)(c), page 153, Department of Fish and Wildlife, Fiscal Reporting and Modeling
This section requires Washington's Department of Fish and Wildlife (WDFW) to develop an electronic revenue forecast model with the Office of Financial Management and the Department of Revenue for forecasting the state Wildlife Account. Although the WDFW's ability to accurately forecast revenues has been a concern in the past, its current methodology has proven generally reliable. There is no evidence that a new forecasting model would significantly improve state Wildlife Account forecasts, and no additional funding was provided to develop a new model. For these reasons, I have vetoed Section 307(21)(c).

Section 308(16), page 161, Department of Natural Resources, Wildfire Prevention
This proviso directs the Department of Natural Resources to implement a workgroup defined in Substitute Senate Bill 6603, relating to wildfire prevention. Since that bill did not pass the Legislature, I have vetoed Section 308(16). However, the department has the authority to engage in this activity and I would encourage it to do so.

Section 518(4), page 222-223, Department of Early Learning, Contingency Funding
This proviso was included in the budget to serve as a contingency to reverse the funding transfers to the Department of Early Learning, if the new department had not been created. Since Second Substitute House Bill 2964 passed the Legislature, and the Department of Early Learning goes into effect on July 1, 2006, I have vetoed this section for the technical reason that it is no longer needed.

Section 602(16), page 229, State Board for Community and Technical Colleges, High Demand Training
This proviso provides funding for and directs the State Board for Community and Technical Colleges to identify high demand occupations, develop or utilize skills standards or credentials for those occupations, and market the standards and credentials to educational institutions and employers. This agency, the Higher Education Coordinating Board, the Workforce Training and Education Coordinating Board, and the Department of Employment Security have already accomplished much of this work in prior studies. I have, therefore, vetoed Section 602(16).

Section 602(22), page 231, State Board for Community and Technical Colleges, Nursing Faculty Retention Pilot Program
This proviso attempts to address a real problem relating to nursing recruitment and retention, but addresses it in a very narrow fashion. The State Board for Community and Technical Colleges, along with industry stakeholders, needs to consider various, statewide options for retaining nursing faculty and keeping qualified teachers in the classroom. This proviso directs state funds to a very limited number of sites with no plan for retention of faculty beyond the current year. Therefore, I have vetoed Section 602(22).

Section 602(25), page 231, State Board for Community and Technical Colleges, High School Completion
This proviso indicates that there is sufficient funding in the State Board for Community and Technical Colleges' budget to implement Engrossed Substitute House Bill 2582. Since that bill did not pass the Legislature, I have vetoed Section 602(25).

Section 603(18), page 235, University of Washington, Public Curriculum Study
This proviso directs the University of Washington's College of Education to conduct a review of curriculum offered by Washington public schools to examine the extent to which the curriculum accurately includes the history, contributions, and contemporary experiences of people of color. With 296 school districts in Washington making individual decisions regarding curriculum offered to students in more than 2,000 Washington schools, the study is a monumental task. It is not clear that the results of a narrow study will be applicable throughout the state. While this is an important issue, the scope of the study needs to be refined or funding must be increased. Therefore, I have vetoed Section 603(18).

Section 604(14), page 239, Washington State University, Local Government Reference
Although the provision of local government reference books may be valuable, this effort should be prioritized within existing resources. Therefore, I have vetoed Section 604(14).

Section 606(5), page 243, Central Washington University, Additional Tuition Waivers
This proviso funds additional tuition waivers. While I understand the inequity in the original waiver limits set by the Legislature more than a decade ago, I do not concur with this appropriation for a purpose that does not create additional enrollment slots for our students. Since the waiver limit has been in place so long, it is also clear that this is not an emergency that requires action in a supplemental budget. Therefore, I have vetoed Section 606(5).
Section 607(7), page 245, The Evergreen State College, Collective Bargaining Unit Training
This provision expands collective bargaining and bargaining unit training at The Evergreen State College's Labor Education and Research Center. The Center currently provides similar training by contracting with those who will receive the training. The Center can expand the collective bargaining and bargaining unit training under its current finance model, so I have vetoed Section 607(7).

Section 611(1), page 256, Workforce Training and Education Coordinating Board, Private Vocational Schools
This provision funds implementation of House Bill 2597 and stipulates that the appropriation will lapse if the bill is not enacted. Since that bill did not pass the Legislature, I have vetoed Section 611(1).

Section 611(3), page 257, Workforce Training and Education Coordinating Board, Worker Training B & O Tax
This provision funds implementation of Engrossed Substitute House Bill 2565, relating to worker training business and occupation tax. The appropriation will lapse if the bill is not enacted. Engrossed Substitute House Bill 2565 did not pass the Legislature, so I have vetoed Section 611(3).

Section 708(1)(d), page 266, Department of Retirement Systems, Implementation of SHB 2934 (Survivor Health Benefits)
This provision funds the implementation of Substitute House Bill 2934, and stipulates that the appropriation will lapse if the bill is not enacted. The provisions of that bill, however, passed the Legislature in Senate Bill 6723. Since the bill cited in this provision did not pass the Legislature, I have vetoed Section 708(1)(d) for the sake of clarity.

Section 711(4), page 268, Strategic Purchasing Strategy
This provision indicates that the State Board for Community and Technical Colleges is not subject to the General Fund-State Retirement Tax. The appropriation will lapse if the bill is not enacted. The provisions of that bill, however, passed the Legislature in Senate Bill 6723. Since the bill cited in this provision did not pass the Legislature, I have vetoed Section 711(4) for the sake of clarity.

Section 906, pages 282-284, State Parks and Recreation Commission, Authority to Charge Day-Use Access or Parking Fees
This provision prohibits the State Parks and Recreation Commission from charging fees for general park access or parking from the effective date of this bill through June 30, 2007. This prohibition also appears in Section 303(5) of this bill. Since the underlying statute has also been amended in Substitute House Bill 2416 to prohibit general park access or parking fees permanently, beginning April 9, 2006, Section 906 is redundant and unnecessary, I have vetoed Section 906. However, to harmonize the temporary disparities in effective dates, I hereby direct the State Parks and Recreation Commission to discontinue collecting these fees effective immediately.

In addition to these vetoes, I would like to comment on two other aspects of this bill:

Emergency Management
Section 150(7) provides $2 million for the Military Department to expand its emergency management planning and training activities, study the feasibility of regional medical assistance and search-and-rescue teams, and administer a competitive grant program to support local emergency management efforts.

Emergency response is an important state priority, and I am directing the Military Department to report to me on a regular basis concerning the uses of this funding and the specific improvements in emergency preparation that have been achieved through the grant process.

Capital Projects
This operating budget bill includes funding for facility repair and renovation, trail upgrades, and property improvements that more appropriately belong in the capital budget. Although these projects have distinct public benefit, they create long-term assets and should be considered among all other capital needs and priorities rather than competing against critical general fund operating programs. I sincerely hope that next year the Legislature will keep projects of this nature out of the operating budget and in the capital budget, where they properly belong.

With the exception of those portions of sections 126(42), 126 (63), 128(3), 128(10), 131(2), 137(12), 139, 204(1)(x), 207(5), 217(13), 217(17), 221(25), 302(16), 307(21)(c), 308(16), 518(4), 602(16), 602(22), 602(25), 602(18), 604(14), 606(5), 607(7), 611 (1), 611(3), 708(1)(d), 711(4), and 906, as specified above, Engrossed Substitute Senate Bill No. 6386 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Ways & Means.
Feb 15 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 17 WM - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Rules suspended.
Placed on second reading.
1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 26; nays, 19; absent, 0; excused, 4.
-- IN THE HOUSE --
Feb 20 First reading, referred to Appropriations.
Feb 21 Public hearing in committee.
Feb 22 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendment(s).
Minority; do not pass.
Floor amendment(s) adopted.
Feb 23 Placed on second reading.
Feb 24 Committee amendment adopted as amended.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 53; nays, 43; absent, 0; excused, 2.
-- IN THE SENATE --
Mar 6 Senate refuses to concur in House amendments. Asks House for conference thereon.
Conference committee appointed. Senators Prentice, Doumit, Zarelli.
-- IN THE HOUSE --
Conference committee request granted.
Conference committee appointed.
Representatives Sommers, Fromhold, Alexander.
Mar 8 Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 55; nays, 43; absent, 0; excused, 0.
House reconsidered vote on final passage as recommended by Conference Committee.
Passed final passage as recommended by conference committee; yeas, 55; nays, 43; absent, 0; excused, 0.
-- IN THE SENATE --
Conference committee report adopted.
Passed final passage as recommended by conference committee; yeas, 29; nays, 19; absent, 0; excused, 1.
President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 31 Governor partially vetoed.

Chapter 372, 2006 Laws PV.

Effective date 3/31/2006*.

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SB 6387 by Senator Rockefeller

Eliminating the six inch freeboard exception from the requirement to cover vehicular loads of dirt, sand, or gravel.

Deletes the six inch freeboard exception from the requirement to cover vehicular loads of dirt, sand, or gravel.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Transportation.

SB 6388 by Senators Benton, Oke, Stevens, Pflug, Benson, Johnson, Mulliken, Zarelli, Schoesler, Schmidt, Carrell, Honeyford, Delvin, Deccio, Parlette, Hewitt, Sheldon, Roach, and Esser

Limiting the power of eminent domain.

Declares that government's use of eminent domain in Washington should be restricted to uses that protect public health and safety or provide public use facilities, such as streets, roads, highways, street and road lighting systems, traffic signals, transportation corridors, utility corridors, water systems, storm and sanitary sewer systems, sewage treatment facilities, landfills, park and recreational facilities, and schools.

Provides that no government shall take or damage private land or any interest in real property that is not to be used for the construction of a public use facility or the provision of a public service necessary to protect public health and safety.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Government Operations & Elections.

SB 6389 by Senators Benton, Oke, Stevens, Shin, Zarelli, Benson, Carrell, Hewitt, Delvin, Mulliken, Schmidt, Parlette, Pflug, Rasmussen, Schoesler, Keiser, Honeyford, Roach, McCaslin, Sheldon, and Esser

Changing provisions relating to sex offenders.

Declares an intent to enhance the penalties for, and monitoring of, sex offenders.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Judiciary.

SB 6390 by Senators Keiser, Deccio, Thibaudeau, and Fairley

Concerning adjustment of boarding home rates.

Provides that, when a person, upon admission to a boarding home, has been determined to be eligible for medicaid funded boarding home care and the boarding home subsequently submits a request to the department for a change in condition reassessment, the boarding home shall receive payment from the department beginning on whichever of the following dates is later: (1) The date the request for assessment or financial application, whichever is earlier; or (2) The date the person is determined to have been financially eligible.

Provides that, when a financial application for medicaid is requested, payment back to the request date is limited to three months prior to the month that the financial application is received by the department.

Jan 11 First reading, referred to Health & Long-Term Care.

SB 6391 by Senators Keiser, Debbadoe, and Fairley

Concerning the provision of services to independent residents in a continuing care retirement community.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions regarding the provision of services to independent residents in a continuing care retirement community.

SB 6391-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Deccio, Thibaudeau, and Fairley)

Concerning the provision of services for nonresident individuals residing in long-term care settings.

(DIGEST AS ENACTED)

Revises provisions regarding the provision of services to independent residents in a continuing care retirement community.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Health & Long-Term Care.

Jan 18 Public hearing in committee.

Jan 30 Executive session in committee.

Feb 1 HEA - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 7 Made eligible to be placed on second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 13 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15 First reading, referred to Health Care.

Feb 21 Public hearing and executive action taken in committee.

HC - Executive action taken by committee.

HC - Majority; do pass with amendment(s).

Feb 24 Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Feb 28 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 4 Senate concurred in House amendments.

Passed final passage; yeas, 45; nays, 0; absent, 0; excused, 4.

Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.

Chapter 242, 2006 Laws.
Effective date 6/7/2006.

SB 6392  by Senators Keiser, Deccio, Thibaudeau, and Kohl-Welles; by request of Insurance Commissioner
Companion Bill: 2501
Regulating group health benefit plan coverage of mental health services.

Clarifies that coverage for mental health services as defined in RCW 48.21.241, 48.44.341, and 48.46.291 applies to all group health plans for groups other than small groups as defined in RCW 48.43.005.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Health & Long-Term Care.

SB 6393  by Senators Rasmussen, Schoesler, Shin, Swecker, Morton, Haugen, Doumit, Sheldon, Mulliken, Delvin, Deccio, Kastama, Honeyford, McAuliffe, and Benton
Providing excise tax exemptions for fuel used by farmers.

Provides excise tax exemptions for fuel used by farmers.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Agriculture & Rural Economic Development.
Jan 16 Public hearing in committee.

SB 6394  by Senators Rasmussen, Swecker, Sheldon, Schoesler, Doumit, Mulliken, Deccio, Morton, Kastama, Honeyford, and Franklin
Providing sales and use tax exemptions for special fuel used for certain purposes.

Provides sales and use tax exemptions for special fuel used for certain purposes.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Agriculture & Rural Economic Development.

SB 6395  by Senators Oke, Regala, Carrell, Eide, and Rasmussen
Companion Bill: 2670
Authorizing hospital benefit zone financing.

Authorizes a local government to finance public improvements using hospital benefit zone financing subject to the following conditions: (1) The local government adopts an ordinance designating a benefit zone within its boundaries and specifying the public improvements proposed to be financed in whole or in part with the use of hospital benefit zone financing; (2) The public improvements proposed to be financed in whole or in part using hospital benefit zone financing are expected both to encourage private development within the benefit zone and to support the development of a hospital that has received a certificate of need; (3) Private development that is anticipated to occur within the benefit zone, as a result of the public improvements, will be consistent with the county-wide planning policy adopted by the county under RCW 36.70A.210 and the local government's comprehensive plan and development regulations adopted under chapter 36.70A RCW; and (4) The governing body of the local government finds that the public improvements proposed to be financed in whole or in part using hospital benefit zone financing are reasonably likely to: (a) Increase private investment within the benefit zone; (b) Increase employment within the benefit zone; and (c) Generate, over the period of time that the local sales and use tax will be imposed under this act, state and local sales and use tax revenues that are equal to or greater than the respective state and local contributions made under this act.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Government Operations & Elections.
Jan 12 Executive session in committee.
GO - Majority; without recommendation. And refer to Ways & Means.
Referred to Ways & Means.

SB 6396  by Senators Kohl-Welles, Schmidt, Pridemore, Keiser, Franklin, Thibaudeau, Spanel, and Jacobsen
Modifying the accumulation and use of sick leave accrued by part-time faculty.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises the accumulation and use of sick leave accrued by part-time faculty.

SB 6396-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Schmidt, Pridemore, Keiser, Franklin, Thibaudeau, Spanel, and Jacobsen)

(DIGEST AS ENACTED)
Revises the accumulation and use of sick leave accrued by part-time faculty.

-- 2006 REGULAR SESSION --
Jan 11 First reading, referred to Labor, Commerce, Research & Development.
Jan 16 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 25 LCRD - Majority; 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.
Feb 2 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; do pass 1st substitute bill proposed by Labor, Commerce, Research & Development. Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 47; nays, 1; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 16 First reading, referred to Higher Education & Workforce Education.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
HEWE - Executive action taken by committee.
HEWE - Majority; do pass with amendment(s).
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Feb 27 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass with amendments by Higher Education & Workforce Education.
Minority; do not pass.
Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 97; nays, 1; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 6 Senate concurred in House amendments.
Passed final passage; yeas, 45; nays, 0; absent, 1; excused, 3.
Mar 7 President signed.  
-- IN THE HOUSE --
Mar 8 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 27 Governor signed.
Chapter 243, 2006 Laws.
Effective date 6/7/2006.

SB 6397 by Senators Kohl-Welles, Schmidt, Pridemore, Jacobsen, Kline, and Shin
Companion Bill: 2595
Providing for academic employee salary increments for community and technical colleges.

(SEE ALSO PROPOSED 1ST SUB)
Finds that the community and technical colleges offer high quality, cost-effective instructional programs to the citizens of the state.
Finds that academic employee morale and willingness to invest in professional development, and academic employee recruitment and retention, are improved by consistent and predictable practices that provide salary increases to recognize two-year college academic employees who upgrade their skills and professional experience.
Declares an intent that state appropriations be adjusted to an amount which, together with academic employee turnover savings, provide for consistent and predictable funding of academic employee salary increases for state-funded academic employees who qualify through experience, professional development, and training pursuant to local collective bargaining.

SB 6397-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Schmidt, Pridemore, Jacobsen, Kline, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that the community and technical colleges offer high quality, cost-effective instructional programs to the citizens of the state.
Finds that academic employee morale and willingness to invest in professional development, and academic employee recruitment and retention, are improved by consistent and predictable practices that provide salary increases to recognize two-year college academic employees who upgrade their skills and professional experience.
Declares an intent that state appropriations be adjusted to an amount which, together with academic employee turnover savings, provide for consistent and predictable funding of academic employee salary increases for state-funded academic employees who qualify through experience, professional development, and training pursuant to local collective bargaining.

SB 6398 by Senator Jacobsen
Limiting the issuance of special permits for oversized vehicles.

(SEE ALSO PROPOSED 1ST SUB)
Provides that the department shall not issue a special permit under chapter 46.44 RCW for use on public highways in urban areas during peak commute periods.

SB 6398-S by Senate Committee on Transportation (originally sponsored by Senator Jacobsen)
Creating penalties for violation of peak commute period travel restrictions on size, weight, and load vehicle permits.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that, except as provided in rules adopted by the department, no vehicle required to have a special permit under chapter 46.44 RCW is allowed on public highways in urban areas during peak commute periods.
Provides that in addition to the penalties imposed in this act, any person in violation of any peak commute period travel restrictions, adopted by rule by the department, on a permit issued under this act shall be assessed a penalty of one thousand dollars.
Provides that, in addition to the penalties imposed in this act, any person who fails to obtain a required permit that includes peak commute period travel restrictions, adopted by rule by the department, and travels on a state highway in violation of any peak commute period travel restrictions shall be assessed a penalty of one thousand dollars.

SB 6399 by Senators Kohl-Welles, Parlette, Franklin, Keiser, and Kline; by request of Employment Security Department
Companion Bill: 2697
Improving unemployment insurance collection and penalty tools.

(SEE ALSO PROPOSED 1ST SUB)
Provides that an employer who files an incomplete or incorrectly formatted tax and wage report as required by RCW 50.12.070 shall receive a warning letter for the first occurrence. For subsequent occurrences, the employer is subject to a penalty as follows: When no contributions are due, for the second occurrence the employer is subject to a seventy-five dollar penalty, for the third occurrence the employer is subject to a one hundred fifty dollar penalty, and for the fourth occurrence and for each occurrence thereafter, a penalty of two hundred fifty dollars will be assessed.

SB 6399-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Parlette, Franklin, Keiser, and Kline; by request of Employment Security Department)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that an employer who files an incomplete or incorrectly formatted tax and wage report as required by RCW 50.12.070 shall receive a warning letter for the first occurrence. For subsequent occurrences, the employer is subject to a penalty as follows: When no contributions are due, for the second occurrence the employer is subject to a seventy-five dollar penalty, for the third occurrence the employer is subject to a one hundred fifty dollar penalty, and for the fourth occurrence and for each occurrence thereafter, a penalty of two hundred fifty dollars will be assessed.
Regulating manufactured home parks or manufactured housing communities.

Designates regulations for manufactured home parks or manufactured housing communities.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 31 Public hearing in committee.

SB 6401 by Senators Doumit, Jacobsen, Schoesler, Regala, Morton, and Honeyford

Companion Bill: 2586

Modifying definitions of charter licenses.

(ADDED)

Declares that "charter boat" also means a vessel from which persons may, for a fee, fish for food fish or shellfish for personal use in offshore waters, or in the waters of other states, and that brings food fish or shellfish into Washington state waters or ports.

Declares that "charter boat" does mean a vessel from which persons may, for a fee, fish for food fish or shellfish for personal use in Columbia river waters below the Longview bridge and Lake Washington.

SB 6401-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit, Jacobsen, Schoesler, Regala, Morton, and Honeyford)

(DIGEST AS ENACTED)

Declares that "charter boat" also means a vessel from which persons may, for a fee, fish for food fish or shellfish for personal use in offshore waters.

Provides that a person may not operate a vessel from which persons may, for a fee, fish for food fish or shellfish in Puget Sound, Grays Harbor, Willapa Bay, Pacific ocean waters, Lake Washington, or the Columbia river below the bridge at Longview unless the vessel is designated on a charter boat license.

Provides that a charter boat licensed in Oregon may fish without a Washington charter license under the same rules as Washington charter boat operators in ocean waters within the jurisdiction of Washington state from the southern border of the state of Washington to Leadbetter Point, as long as the Oregon vessel does not take on or discharge passengers for any purpose from the Washington shore. The provisions of this provision shall be in effect as long as the state of Oregon has reciprocal laws and regulations.

Feb 10 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

Feb 16 First reading, referred to Natural Resources, Ecology & Parks.
Feb 21 Public hearing and executive action taken in committee.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Rules suspended. Placed on Third Reading.

SB 6402 by Senators Doumit, Oke, Jacobsen, Regala, Spanel, and Shin

Companion Bill: 2961

Creating the Columbia river safety and coastal crab mitigation work group.

(SEE ALSO PROPOSED 1ST SUB)

Provides that the Columbia river safety and coastal crab mitigation work group shall: (1) Evaluate the safety risks from wave amplification and the impacts to the coastal crab resource of the state from the Columbia river channel improvement project, including annual maintenance at the mouth of the Columbia river and all ocean and in-river disposal activity; (2)(a) Examine the United States army corps of engineers' responsibilities for the monitoring and mitigation of the potential impacts identified in this act; and (b) evaluate the sufficiency of the United States army corps of engineers' monitoring and mitigation plans and activities in light of its responsibilities; and (3) Adopt recommended practices or guidelines for monitoring, dredging, or disposal activities that would help avoid, minimize, or compensate for the impacts set forth in this act, should the work group find such practices or guidelines to be necessary. The practices or guidelines must be completed by December 31, 2006.

SB 6402-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit, Oke, Jacobsen, Regala, Spanel, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the work group to evaluate the safety risks from wave amplification and the impacts to the coastal crab resource of the state from the Columbia river channel improvement project, including annual maintenance at the mouth of the Columbia river and all ocean and in-river disposal activity. The work group shall adopt recommendations for measures that would help to avoid, minimize, or compensate for such risks and impacts, and shall provide these recommendations to the appropriate committees of the senate and house of representatives by December 31, 2006.

Directs the work group to attempt to work cooperatively with the United States army corps of engineers as it carries out its duties under this act. The work group shall attempt to work with the corps of engineers and Washington state's congressional delegation in order to address the risks and impacts from the Columbia river channel improvement project identified under this act and to implement the work group's recommendations.

SB 6403 by Senators Doumit, Jacobsen, Regala, and Rockefeller

Concerning forest fire protection assessments.

Provides that, for a parcel of forest land subject to assessment under this act, the department shall annually impose a supplemental forest fire protection assessment on the owner of such a parcel where that parcel contains a structure and lies outside the boundaries of a fire protection district.

Requires the department to annually distribute one-half of all moneys received from the supplemental assessment to counties and fire protection districts for projects to improve the local infrastructure supporting fire protection and suppression activities on forest lands. The remainder of the moneys received by the department must be used in accordance with this act.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 23 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 NR - Majority; 1st substitute bill be substituted, do pass.
   Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6404 by Senators Johnson, Esser, Keiser, Delvin, Kline, and Rasmussen; by request of Criminal Justice Training Commission

Companion Bill: 2367

Regarding the certification of tribal police officers.

Authorizes tribal governments to voluntarily request certification for their police officers. Tribal governments requesting certification for their police officers must enter into a written agreement with the commission. The agreement must require the tribal law enforcement agency and its officers to comply with all of the requirements for granting, denying, and revoking certification as those requirements are applied to peace officers certified under chapter 43.101 RCW and the rules of the commission.

Provides that officers making application for certification as tribal police officers shall meet the requirements of this chapter and the rules of the commission as those requirements are applied to certification of peace officers. Application for certification as a tribal police officer shall be accepted and processed in the same manner as those for certification of peace officers.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 26 Public hearing in committee.

SB 6405 by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, Shin, Benton, and Oke; by request of Attorney General

Companion Bill: 2492

Imposing additional registration requirements on risk level III offenders.

Provides that all offenders who are required to register pursuant to this section who have a fixed residence and who are designated as a risk level III must report, in person, every ninety days to the sheriff of the county where he or she is registered. The report shall be on a day specified by the county sheriff's office, and shall occur during normal business hours. Failure to report as specified constitutes a per se violation of this act and is punishable as provided.

Provides that any person who has reason to believe that a person is not complying, or has not complied, with the requirements of this act and who, with the intent to assist that person in eluding a law enforcement agency that is seeking to find that person to question him or her about, or to arrest him or her for, his or her noncompliance with the requirements of this act:

(1) Withholds information from, or does not notify, the law enforcement agency about the person's noncompliance with the requirements of this act, and, if known, the person's whereabouts;

(2) Harbors or attempts to harbor, or assists another in harboring or attempting to harbor, the person;

(3) Conceals or attempts to conceal, or assists another in concealing or attempting to conceal, the person; or

(4) Provides information to the law enforcement agency regarding the person with the knowledge that it is false information is guilty of a class C felony.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.

SB 6406 by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, Benton, and Oke; by request of Attorney General

Companion Bill: 2701

Including assault of a child in the second degree in the list of two-strike offenses.

(SUBSTITUTED FOR - SEE 1ST SUB)

Includes assault of a child in the second degree in the list of two-strike offenses.

SB 6406-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, Benton, and Oke; by request of Attorney General)

(DIGEST AS ENACTED)

Includes assault of a child in the second degree in the list of two-strike offenses.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
   Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
   Rules suspended. Placed on Third Reading.
   Third reading, passed; yeas, 44; nays, 4; absent, 0; excused, 1.
   -- IN THE HOUSE --

Feb 11 First reading, referred to Criminal Justice & Corrections.
Feb 17 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading suspension calendar.
Mar 1 Committee recommendations adopted.
   Placed on third reading.
Third reading, passed; yeas, 98; nays, 0;
absent, 0; excused, 0.
-- IN THE SENATE --
Mar 3 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 4 Delivered to Governor.
Mar 20 Governor signed.
Chapter 124, 2006 Laws.
Effective date 7/1/2006*.

SB 6407 by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, Benton, and Oke; by request of Attorney General
Companion Bill: 2702
Increasing the seriousness level for possession of depictions of a minor engaged in sexually explicit conduct.
Increases the seriousness level for possession of depictions of a minor engaged in sexually explicit conduct.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.

SB 6408 by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, and Oke; by request of Attorney General
Companion Bill: 2698
Tolling the statute of limitations for felony sex offenses.
Provides that in any prosecution for a sex offense as defined in RCW 9.94A.030, the periods of limitation prescribed in this act run from the later of the following dates: (1) The date of commission of the offense; or
(2) One year from the date on which the identity of the suspect is conclusively established by DNA testing.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.

SB 6409 by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, and Oke; by request of Attorney General
Companion Bill: 2703
Revising provisions relating to sex offender sentencing and disposition alternatives.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that, if the conviction results from a guilty plea, the offender must, as part of his or her plea of guilty, voluntarily and affirmatively admit he or she committed all of the elements of the crime to which the offender is pleading guilty. This alternative is not available to offenders who plead guilty to the offense charged under North Carolina v. Alford, 400 U.S. 25, 91 S.Ct. 160, 27 L.Ed.2d 162 (1970) and State v. Newton, 87 Wash.2d 363, 552 P.2d 682 (1976).

SB 6409-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, and Oke; by request of Attorney General)

(AS OF SENATE 2ND READING 2/09/06)
Provides that an offender pleading guilty must voluntarily admit to the commission of all the elements of the crime of conviction. An offender who enters an Alford plea or Newton plea on a sex offense shall not be eligible for the special sex offender sentencing alternative.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 11 First reading, referred to Criminal Justice & Corrections.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6410 by Senators Hargrove, Stevens, Doumit, McAuliffe, Regala, Rasmussen, and Benton; by request of Attorney General
Companion Bill: 2700
Revising provisions relating to community protection zones.
Declares that sections 1 through 3 and 5 of chapter 436, Laws of 2005, supersede and preempt all rules, regulations, codes, statutes, or ordinances of all cities, counties, municipalities, and local agencies regarding the same subject matter.
Repeals 2005 c 436 s 4 (uncodified); and 2005 c 436 s 6 (uncodified).
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.

SB 6411 by Senators Doumit, Parlette, Pridemore, Delvin, Fraser, McAuliffe, Shin, and Kohl-Welles
Allowing six-year long collective bargaining agreements.

(DIGEST AS PASSED LEGISLATURE)
Authorizes six-year long collective bargaining agreements.

VETO MESSAGE ON SB 6411
March 29, 2006
To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:
I am returning, without my approval, Senate Bill No. 6411 entitled:

This bill allows bargaining a contract of up to six years for public employees who are covered by the Public Employees' Collective Bargaining Act (PECBA). The intent of the legislation is to provide stability and lower costs for smaller local governmental entities. However, current law restricts contracts under PECBA to a three-year duration.

PECBA covers mainly city, county and local government employees. It also includes several state employee groups, including state troopers, the University of Washington Print Shop, and several other higher education classified units. At least
Governor Christine O. Gregoire

entirety.

For these reasons, I have vetoed Senate Bill No. 6411 in its entirety.

If legislation were introduced in the next session with provisions to address the above concerns regarding state employee groups, I would certainly look much more favorably on the bill.

For these reasons, I have vetoed Senate Bill No. 6411 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

March 29, 2006

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Senate Bill No. 6412 entitled:

The substance of this bill was already accomplished through House Bill No. 2344, which I signed into law on March 9, 2006. Therefore, I am vetoing Senate Bill 6412 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Labor, Commerce, Research & Development.
Jan 31 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 LC RD - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 43; nays, 4;
absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 15 First reading, referred to Commerce & Labor.
Feb 22 Public hearing in committee.
Feb 23 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass with amendment(s).
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Committee amendment not adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 74; nays, 24;
absent, 0; excused, 0.
-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 29 Governor vetoed.

SB 6412 by Senator Oke

Regarding sales of used law enforcement motor vehicles.

Provides that neither the state nor any of its political subdivisions may sell or exchange motor vehicles that have been used for law enforcement purposes before removing all equipment added to or in or on the motor vehicle that is in addition to equipment customarily in or on a motor vehicle purchased for ordinary consumer use.

Does not apply if a motor vehicle is sold or exchanged to be used for law enforcement purposes to the state or its political subdivisions.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Transportation.
SB 6414  by Senators Pridemore and Kline
Companion Bill: 2509
Requiring fiscal information in local tax ballot measure titles.

Requires that, if the ballot is a request for ad valorem taxing authority, the ballot title must also contain an amount set forth in terms of dollars on the ballot of the proposition to be submitted to the voters, together with an estimate of the dollar rate of tax levy that will be required to produce the dollar amount.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.

SB 6415  by Senators Pridemore, McAuliffe, Mulliken, and Kohl-Welles
Allowing interpreters to assist hearing impaired persons during driver's license examinations.

(DIGEST AS ENACTED)
Authorizes interpreters to assist hearing impaired persons during driver's license examinations.
Declares that this act does not affect the right of state employees to collectively bargain wages, hours, and other terms and conditions of employment under chapter 41.80 RCW.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Transportation.
Feb 2 Public hearing and executive action taken in committee.
Feb 3 TRAN - Majority; do pass.
Feb 11 Passed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2;
-- IN THE HOUSE --
Feb 15 First reading, referred to Transportation.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0;
-- IN THE SENATE --
Mar 6 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --
Rules suspended. Returned to second reading for amendment.
Floor amendment(s) adopted.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0;
-- IN THE SENATE --
Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 44; nays, 0; absent, 1; excused, 4.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 24 Governor signed.
Chapter 190, 2006 Laws.
Effective date 6/7/2006.

SB 6416  by Senators Keiser, Hewitt, Rockefeller, Kohl-Welles, Prentice, Finkbeiner, Parlette, Sheldon, Deccio, Shin, Esser, and Rasmussen
Prohibiting pyramid promotional schemes.

(DIGEST AS ENACTED)
Finds that pyramid schemes, chain letters, and related illegal schemes are enterprises: (1) That finance returns to participants through sums taken from newly attracted participants;
(2) In which new participants are promised large returns for their investment or contribution; and
(3) That involve unfair and deceptive sales tactics, including: Misrepresentations of sustainability, profitability and legality of the scheme, and false statements that the scheme is legal or approved by governmental agencies.
Repeals RCW 19.102.010 and 19.102.020.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Labor, Commerce, Research & Development.
Jan 31 Public hearing and executive action taken in committee.
Feb 1 LCRD - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 10 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 43; nays, 0; absent, 0; excused, 6;
-- IN THE HOUSE --
Feb 15 First reading, referred to Commerce & Labor.
Feb 16 Public hearing and executive action taken in committee.
CL - Executive action taken by committee.
CL - Majority; do pass.
Feb 20 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1;
-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 15 Governor signed.
Chapter 65, 2006 Laws.
Effective date 6/7/2006.

SB 6417  by Senators Roach, Kline, Jacobsen, Esser, Weinstein, Thibaudet, Benson, Rasmussen, Schmidt, Carrell, Morton, Deccio, Stevens, Mulliken, McCaslin, Hargrove, and Delvin

Prohibiting sexual conduct or sexual contact with an animal.

(SUBSTITUTED FOR - SEE 1ST SUB)
Prohibits sexual conduct or sexual contact with an animal.

SB 6417-S  by Senate Committee on Judiciary (originally sponsored by Senators Roach, Kline, Jacobsen, Esser, Weinstein, Thibaudet, Benson, Rasmussen, Schmidt, Carrell, Morton, Deccio, Stevens, Mulliken, McCaslin, Hargrove, and Delvin)
Changing provisions relating to animal cruelty.

(DIGEST AS ENACTED)
Revises provisions relating to animal cruelty in RCW 16.52.205 and 9.94A.515.

-- 2006 REGULAR SESSION --
SB 6419 by Senators Thibaudeau, Deccio, Kastama, Benson, Keiser, and McAuliffe
Companion Bill: 2816
Creating pilot projects for dental hygienists.

(SEE ALSO PROPOSED 1ST SUB)
Declares an intent to address the problem of access to preventive oral health care services by providing five pilot projects that allow dental hygienists to practice within the current scope of practice without the supervision of a dentist.

Provides that dental hygienists participating in the pilot projects shall not perform injections of anesthetic agents, administer nitrous oxide, or give a diagnosis for dental treatment.

SB 6419-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Deccio, Kastama, Benson, Keiser, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Declares an intent to address the problem of access to preventive oral health care services by providing five pilot projects that allow dental hygienists to practice within the current scope of practice without the supervision of a dentist.

Provides that dental hygienists participating in the pilot projects shall not perform injections of anesthetic agents, administer nitrous oxide, or give a diagnosis for dental treatment.

Directs the secretary of health to establish a task force to recommend ways to improve oral health services to dentally underserved children and adults in Washington state. The task force shall provide a report with recommendations to the legislature by December 1, 2009. Task force membership shall include representation from the department of health, board of health, Washington state dental hygienists association, Washington state dental association, and local health authorities from dentally underserved regions of the state.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Health & Long-Term Care.
Jan 26 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HEA - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Senate Rules "X" file.

SB 6420 by Senators Pridemore, Schmidt, Kohl-Welles, Fairley, McAuliffe, and Shin
Companion Bill: 2583
Regarding community and technical college part-time academic employee health benefits.

(SEE ALSO PROPOSED 1ST SUB)
Declares an intent to provide and maintain a consistent delivery of health benefits to part-time academic employees who have established an ongoing employment relationship with the colleges and to prevent unnecessary and harmful lapses in health benefits coverage. To this end, the legislature intends to establish an additional eligibility status to average academic workload over an academic year, rather than in each quarter. This is not intended to alter the continued eligibility of those who continue to maintain half-time or more in each quarter.

SB 6420-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by
Senators Pridemore, Schmidt, Kohl-Welles, Fairley, McAuliffe, and Shin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Declares an intent to provide for continuous health care eligibility for part-time academic employees based on averaging workload gained during the preceding academic year.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Labor, Commerce, Research & Development.
Jan 16 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 3 LCRD - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6421    by Senator Kastama
Companion Bill: 2694
Eliminating Saturday counting of ballots.
Eliminates Saturday counting of ballots.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 27 GO - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6422    by Senator Kastama
Companion Bill: 2696
Modifying election recount provisions.
Revises election recount provisions.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 27 GO - Majority; do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6423    by Senators Haugen and Kastama
Companion Bill: 2695
Modifying absentee or provisional ballot notice requirements.
(SEE ALSO PROPOSED 1ST SUB)
Revises absentee or provisional ballot notice requirements.
SB 6423-S    by Senate Committee on Government Operations & Elections (originally sponsored by Senators Haugen and Kastama)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises absentee or provisional ballot notice requirements.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.

SB 6424    by Senators Schoesler, Rasmussen, Morton, Mulliken, and Benton
Providing a property tax exemption for land used for growing crops used in the production of biodiesel feedstock.
(SEE ALSO PROPOSED 1ST SUB)
Provides a property tax exemption for land used for growing crops used in the production of biodiesel feedstock.

SB 6424-S    by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Schoesler, Rasmussen, Morton, Mulliken, and Benton)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides a property tax exemption for land used for growing crops used in the production of biodiesel feedstock.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Agriculture & Rural Economic Development.
Jan 30 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 ARED - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6425    by Senators Rasmussen, Schoesler, and Morton
Encouraging enrollment in conservation programs.
Provides that a county shall not adopt development regulations under chapter 36.70A RCW that directly or indirectly preclude a person owning land from being able to qualify for enrollment of a parcel or a portion of any parcel in the conservation reserve enhancement program, or equivalent program that provides for the restoration or enhancement of fish and wildlife habitat or the improvement of water quality.

SB 6426    by Senators Schoesler, Morton, and Delvin
Revising requirements for reciprocity of concealed pistol licenses.
Revises requirements for reciprocity of concealed pistol licenses.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.

SB 6427    by Senators Kastama, Mulliken, Morton, and Rasmussen; by request of Department of Community, Trade, and Economic Development Companion Bill: 2814
Concerning schedules for the review of comprehensive plans and development regulations.
(SUBSTITUTED FOR - SEE 1ST SUB)
Finds there is a statewide interest in maintaining coordinated planning as called for in the legislative findings of the growth management act, RCW 36.70A.010. It is the intent of the legislature that smaller, slower-growing counties and cities be provided with flexibility in meeting the requirements to review local plans and development regulations in RCW 36.70A.130,
while ensuring coordination and consistency with the plans of neighboring cities and counties.

**SB 6427-S** by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Mulliken, Morton, and Rasmussen; by request of Department of Community, Trade, and Economic Development)

(DIGEST AS ENACTED)

Finds that there is a statewide interest in maintaining coordinated planning as called for in the legislative findings of the growth management act, RCW 36.70A.130. It is the intent of the legislature that smaller, slower-growing counties and cities be provided with flexibility in meeting the requirements to review local plans and development regulations in RCW 36.70A.130, while ensuring coordination and consistency with the plans of neighboring cities and counties.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Government Operations & Elections.
Jan 24 Public hearing in committee.
Feb 3 GO - Majority: 1st substitute bill be substituted, do pass.
Feb 11 Made eligible to be placed on second reading.
Feb 13 1st substitute bill substituted.
Feb 23 Public hearing and executive action taken in committee.

LG - Majority; do pass with amendment(s).
LG - Executive action taken by committee.

Mar 24 Governor signed.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 15 First reading, referred to Local Government.
Feb 23 Public hearing and executive action taken in committee.

LG - Executive action taken by committee.

Mar 24 Passed to Rules Committee for second reading.
Mar 3 Committee amendment adopted with no other amendments.

Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.

Mar 7 President signed.

-- IN THE SENATE --

Mar 6 Senate concurred in House amendments.
Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.

Mar 28 Governor signed.
Chapter 285, 2006 Laws.
Effective date 6/7/2006.

**SB 6428-S** by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Pridemore, Esser, Poulsen, Morton, Schmidt, Fairley, Benson, Berkey, Regala, Kohl-Welles, Weinstein, Prentice, Kastama, Johnson, Thibaudau, Kline, Eide, Shin, Rockefeller, Jacobsen, Haugen, Dounit, Oke, Franklin, Swecker, Carrell, Rasmussen, Spanel, Fraser, McAuliffe, Keiser, Brown, Finkbeiner, Brandland, and Benton)

Providing for electronic product recycling for the collection, transportation, and recycling of covered electronic products must be established.

Finds that the system must encourage the design of electronic products that are less toxic and more recyclable.

Finds that the responsibility for this system must be shared among all stakeholders, with manufacturers financing the collection, transportation, and recycling system.

**VETO MESSAGE ON ESSB 6428**

March 24, 2006

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to sections 26, Engrossed Substitute Senate Bill No. 6428 entitled:

This bill creates a recycling program for “electronic wastes,” which includes used and unwanted computers and televisions. Section 26 of the bill would prohibit the export of these wastes to certain other countries.

I regret that, based on legal advice, the State of Washington does not have the necessary authority to prohibit the export of electronic waste. Accordingly, I will not put the entire bill at risk because of this section alone.

However, I believe that the section represents good environmental policy. I will therefore call on the President and Congress to take up this issue and enact legislation that prohibits the export of our hazardous wastes to third world countries that are not prepared to manage them.

Once enacted by the federal government, I recognize this might affect our options for proper recycling and disposal of e-wastes. To make sure we are ready, I hereby direct the Department of Ecology to evaluate alternatives to the export of these wastes and recommend actions as needed to ensure capacity for their proper management.

For the remainder of the bill, this is a new program for the state and it will take some time and experience to make sure it runs right. I am asking Ecology to work closely with all affected stakeholders to ensure that this bill is implemented in a fair and equitable manner.

Along that line, I am directing Ecology to take the following steps:

Providing electronic product recycling through manufacturer financed opportunities.

(SUBSTITUTED FOR - SEE 1ST SUB)
1. To adopt, within their new program rules, rigorous financial assurance requirements for new manufacturers, sufficient to ensure that they will be responsible for recycling their products and not leave them for others to clean up;
2. To evaluate alternatives for managing legacy e-waste products in a manner that does not create competitive differences between existing and new companies, including a way to distribute costs of recycling past products more fairly among all affected parties; and,
3. To evaluate the use of product toxicity in lieu of, or in addition to, product weight, when determining equitable cost shares.

In addition, I am asking Ecology to provide annual reports on the progress, problems, and stakeholder concerns with implementation of this bill. The reports should include any needed changes to the statute to ensure fairness and clarity in the program.

For these reasons, I have vetoed Section 26 of Engrossed Substitute Senate Bill No. 6428.

With the exception of Section 26, Engrossed Substitute Senate Bill No. 6428 is approved.

Respectfully submitted,
Christine Gregoire
Governor

Third reading, passed; yeas, 69; nays, 29; absent, 0; excused, 0.

Mar 6 Senate concurred in House amendments. Passed final passage; yeas, 38; nays, 11; absent, 0; excused, 0.

Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 24 Governor partially vetoed.
Chapter 183, 2006 Laws PV.
Effective date 7/1/2006.

SB 6429 by Senators Jacobsen, Oke, Haugen, Honeyford, and Rasmussen; by request of Archaeology and Historic Preservation
Companion Bill: 2675
Exempting certain Native American cultural resources information from public disclosure.

(DIGEST AS ENACTED)

Provides that records, maps, and other information, acquired during watershed analysis pursuant to the forests and fish report under RCW 76.09.370, that identify the location of archaeological sites, historic sites, artifacts, or the sites of traditional religious, ceremonial, or social uses and activities of affected Indian tribes, are exempt from disclosure under this chapter in order to prevent the looting or depredation of such sites.

-- 2006 REGULAR SESSION --

Jan 17 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 WEE - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass.
Minority: without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 1 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; do pass 1st substitute bill proposed by Water, Energy & Environment.
Minority: do not pass.
Minority: without recommendation.
Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 41; nays, 8; absent, 0; excused, 0.

-- IN THE HOUSE --

Feb 10 First reading, referred to Natural Resources, Ecology & Parks.
Feb 16 Public hearing in committee.
Feb 21 Executive session in committee.
NREP - Executive action taken by committee.
NREP - Majority: do pass with amendment(s).
Minority: do not pass.
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Feb 27 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority: do pass with amendment(s) but without amendment(s) by Natural Resources, Ecology & Parks.
Minority: do not pass.
Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments and floor amendment(s) also adopted.
Rules suspended. Placed on Third Reading.
Mar 6 Senate concurred in House amendments.
Passed final passage; yeas, 45; nays, 0; absent, 3; excused, 1.

Mar 7 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 24 Governor signed.
Chapter 183, 2006 Laws.
Effective date 7/1/2006.
SB 6430 by Senators Keiser, Benton, Deccio, Roach, Thibaudeau, Zarelli, Pridemore, Franklin, and Kohl-Welles
Companion Bill: 2716
Modifying provisions relating to nursing facility medicaid payment systems.
Revises provisions relating to nursing facility medicaid payment systems.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Ways & Means.
Feb 7 Public hearing in committee.

SB 6431 by Senators Kastama, Roach, Kline, and Benton
Companion Bill: 2715
Regarding the state interoperability executive committee.

(SEE ALSO PROPOSED 1ST SUB)
Finds that local governments need to have interoperable communications to ensure the public safety and welfare of all citizens in the state of Washington. In light of recent catastrophic events around the world, including in the United States, it is now more important than ever that all responders be able to communicate clearly and without interference or malfunction.

Finds that the legislature has learned that numerous states, the federal government, and some international governments have adopted the project-25 standard for interoperable communications. Local governments in Washington have started to purchase the project-25 interoperable communication standard equipment. In order to ensure that local governments continue to make smart purchasing decisions, they need certainty that the purchases will be interoperable with state equipment and that the state will adopt the national project-25 standards. It is the intent of this act to provide certainty to local governments that a statewide project-25 interoperable communications system will be in place throughout Washington in the near future, and the investments they are making are advantageous to the original intent of interoperable communications, thus ensuring the safety and welfare of Washington’s citizens.

SB 6431-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Roach, Kline, and Benton)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that local governments need to have interoperable communications to ensure the public safety and welfare of all citizens in the state of Washington. In light of recent catastrophic events around the world, including in the United States, it is now more important than ever that all responders be able to communicate clearly and without interference or malfunction.

Finds that the legislature has learned that numerous states, the federal government, and some international governments have adopted the project-25 standard for interoperable communications. Local governments in Washington have started to purchase the project-25 interoperable communication standard equipment. In order to ensure that local governments continue to make smart purchasing decisions, they need certainty that the purchases will be interoperable with state equipment and that the state will adopt the national project-25 standards. It is the intent of this act to provide certainty to local governments that a statewide project-25 interoperable communications system will be in place throughout Washington in the near future, and the investments they are making are advantageous to the original intent of interoperable communications, thus ensuring the safety and welfare of Washington’s citizens.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Government Operations & Elections.
Jan 19 Public hearing in committee.

SB 6432 by Senators Rockefeller, Schoesler, Fraser, Pridemore, Regala, Keiser, Mulliken, Kline, Kohl-Welles, and Benton
Funding solar energy demonstration projects.

Appropriates the sum of five thousand dollars, or as much thereof as may be necessary, from the general fund to the Washington State University energy extension program for the fiscal year ending June 30, 2007, to support the program's participation in the northwest solar tour, which annually provides public outreach and education regarding existing solar-powered facilities in Washington.

Appropriates the sum of thirty thousand dollars, or as much thereof as may be necessary, from the general fund to the Washington State University energy extension program for the fiscal year ending June 30, 2007, for the purposes of sponsoring a solar decathlon in Washington state.

-- 2006 REGULAR SESSION --
Jan 11 Public hearing in committee.
Jan 17 Executive session in committee.
Jan 19 WEE - Majority; do pass.
Refer to Ways & Means.
Referred to Ways & Means.

SB 6433 by Senators Kastama, Jacobsen, Poulsen, Pridemore, Rockefeller, Shin, Haugen, Rasmussen, Keiser, Regala, Thibaudeau, Franklin, McAuliffe, and Kohl-Welles
Establishing the emergency management, preparedness, and assistance account.

(AS OF SENATE 2ND READING 2/11/06)
Declares that recognizing that all disasters are local disasters, the legislature therefore intends to strengthen local emergency response, mitigation, preparation, and coordination by establishing a stable source of funding with the intent that Washington state become the nationally recognized leader in emergency management. The funding will be dedicated to the development and coordination of local government emergency management programs by encouraging joint training, citizen and industry involvement, public education, and relationship building among local and state emergency management officials.

Provides that, beginning in January 2008 and biennially thereafter, the department must conduct in conjunction with the emergency management council a strategic assessment of, and issue a report on, the ability of state, local, and tribal emergency management organizations to effectively provide for all phases of comprehensive emergency management. The assessment must:
(1) Evaluate state, local, and tribal emergency management capabilities and needs;
(2) Evaluate the ability of state, local, and tribal emergency management organizations to provide emergency management mitigation, preparedness, response, and recovery;
(3) Evaluate the effectiveness of the emergency management structure at the state, local, and tribal levels;
(4) Provide findings and make recommendations that increase the ability of state, local, and tribal emergency management organizations to meet current and future risks; and
(5) Detail where and for what purpose funds under section 3 (1)(b) of this act have been distributed.

Requires the joint legislative audit and review committee to study and review the performance of programs implemented under this act.

SB 6433-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama, Jacobsen, Poulsen, Pridemore, Rockefeller, Shin, Haugen, Rasmussen, Keiser, Regala, Thibaudeau, Franklin, McAuliffe, and Kohl-Welles)

(NOT SUBSTITUTED FOR - SEE ORIGINAL BILL)

Declares that recognizing that all disasters are local disasters, the legislature therefore intends to strengthen local emergency response, mitigation, preparation, and coordination by establishing a stable source of funding with the intent that Washington state become the nationally recognized leader in emergency management. The funding will be dedicated to the development and coordination of local government emergency management programs by encouraging joint training, citizen and industry involvement, public education, and relationship building among local and state emergency management officials.

Provides that, in order to provide funds for emergency management, preparedness, and assistance, an annual surcharge of two dollars per policy must be imposed on every homeowner's, mobile homeowner’s, tenant homeowner’s, and condominium unit owner’s insurance policy, and an annual four-dollar surcharge shall be imposed on every commercial fire, commercial multiple peril, and business owner’s property insurance policy, issued or renewed on or after the effective date of this act.

Provides that, beginning in January 2008 and biennially thereafter, the department must conduct in conjunction with the emergency management council a strategic assessment of, and issue a report on, the ability of state, local, and tribal emergency management organizations to effectively provide for all phases of comprehensive emergency management.

Requires the joint legislative audit and review committee to study and review the performance of programs implemented under this act.

Requires the committee to provide a final report on this review by December 2008.

SB 6433-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Kastama, Jacobsen, Poulsen, Pridemore, Rockefeller, Shin, Haugen, Rasmussen, Keiser, Regala, Thibaudeau, Franklin, McAuliffe, and Kohl-Welles)

(ORIGINAL BILL)

Declares that recognizing that all disasters are local disasters, the legislature therefore intends to strengthen local emergency response, mitigation, preparation, and coordination by establishing a stable source of funding with the intent that Washington state become the nationally recognized leader in emergency management. The funding will be dedicated to the development and coordination of local government emergency management programs by encouraging joint training, citizen and industry involvement, public education, and relationship building among local and state emergency management officials.

Provides that, in order to provide funds for emergency management, preparedness, and assistance, an annual surcharge of two dollars per policy must be imposed on every homeowner’s, mobile homeowner’s, tenant homeowner’s, and condominium unit owner’s insurance policy, and an annual four-dollar surcharge shall be imposed on every commercial fire, commercial multiple peril, and business owner’s property insurance policy, issued or renewed on or after the effective date of this act.

Provides that, beginning in January 2008 and biennially thereafter, the department must conduct in conjunction with the emergency management council a strategic assessment of, and issue a report on, the ability of state, local, and tribal emergency management organizations to effectively provide for all phases of comprehensive emergency management.

Requires the joint legislative audit and review committee to study and review the performance of programs implemented under this act.

Requires the committee to provide a final report on this review by December 2008.

SB 6434 by Senators Keiser, Kohl-Welles, Franklin, and Kline

Companion Bill: 2725

Compensating on-call workers for active duty hours under the state minimum wage act.

Authorizes compensation for on-call workers for active duty hours under the state minimum wage act.

SB 6435 by Senators McAuliffe, Rockefeller, and Shin

Creating a certificate of academic progress.
Provides that, beginning with the high school graduating class of 2008, a certificate of academic progress shall be available to students who have completed all state and local requirements for high school graduation except obtaining a certificate of academic achievement under RCW 28A.155.045 or a certificate of individual achievement under RCW 28A.655.061 or a certificate of

academic progress is not the equivalent of a high school diploma, but enables students to participate in commencement ceremonies upon meeting the criteria in this section.

Requires that, to be eligible for a certificate of academic progress, a student must: (1) Pass all state and local high school graduation requirements except for obtaining a certificate of academic achievement or a certificate of individual achievement and must have taken at least one retake;

(2) Maintain at least a ninety percent attendance level during the senior year of high school, however the school district superintendent may waive this requirement upon the student providing documentation of circumstances such as illness that warrant waiving this requirement; and

(3) Meet with counselors, teachers, and parents, as appropriate, to update the student’s high school and beyond plan.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 13 Public hearing in committee.

SB 6436 by Senators McAuliffe, Schmidt, Rockefeller, Eide, Weinstein, and Pridemore
Companion Bill: 3098

Transferring duties of the reconstituted state board of education.

(SEE ALSO PROPOSED 2ND SUB)

Transfers duties of the reconstituted state board of education. Declares that the purpose of this act is to address the remaining statutory responsibilities of the state board of education held before 2005. The legislature finds that some duties should be retained with the reconstituted board; many duties should be transferred to other agencies or organizations, primarily but not exclusively to the superintendent of public instruction; and some duties should be repealed. This act also corrects statutes to implement fully the transfer of responsibilities authorized in 2005.

SB 6436-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Schmidt, Rockefeller, Eide, Weinstein, and Pridemore)

(SEE ALSO PROPOSED 2ND SUB)

Transfers duties of the reconstituted state board of education. Declares that the purpose of this act is to address the remaining statutory responsibilities of the state board of education held before 2005. The legislature finds that some duties should be retained with the reconstituted board; many duties should be transferred to other agencies or organizations, primarily but not exclusively to the superintendent of public instruction; and some duties should be repealed. This act also corrects statutes to implement fully the transfer of responsibilities authorized in 2005.

SB 6436-S2 by Senate Committee on Ways & Means (originally sponsored by Senators McAuliffe, Schmidt, Rockefeller, Eide, Weinstein, and Pridemore)

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Transfers duties of the reconstituted state board of education. Declares that the purpose of this act is to address the remaining statutory responsibilities of the state board of education held before 2005. The legislature finds that some duties should be retained with the reconstituted board; many duties should be transferred to other agencies or organizations, primarily but not exclusively to the superintendent of public instruction; and some duties should be repealed. This act also corrects statutes to implement fully the transfer of responsibilities authorized in 2005.

SB 6438 by Senators Weinstein, McAuliffe, Eide, Poulsen, Schmidt, Esser, Finkbeiner, Keiser, and Kohl-Welles
Companion Bill: 2812

Modifying school district levy provisions.

(SEE ALSO PROPOSED 1ST SUB)

Revises school district levy provisions.

SB 6438-S by Senate Committee on Ways & Means (originally sponsored by Senators Weinstein, McAuliffe, Eide, Poulsen, Schmidt, Esser, Finkbeiner, Keiser, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises school district levy provisions.
SB 6439 by Senators Doumit, Oke, Jacobsen, Schoesler, and Delvin

Companion Bill: 2962

Concerning coastal crab fisheries licenses.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 77.70.350 relating to coastal crab fisheries licenses.

SB 6439-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit, Oke, Jacobsen, Schoesler, and Delvin)

(DIGEST AS ENACTED)

Amends RCW 77.70.350 relating to coastal crab fisheries licenses.

Provides that, by December 31, 2010, the department must, in cooperation with the coastal crab fishing industry, evaluate the licenses.

Passed to Rules Committee for second reading.

Feb 24 Senate Rules "X" file.

SB 6440 by Senators Kline and Johnson

Providing procedures for judicial orders concerning distraint of personal property.

Provides that if the property or any part of it is concealed in a building or enclosure, the sheriff shall publicly demand delivery of the property. If the property is not delivered and if the order of execution so directs, the sheriff shall cause the building or enclosure to be broken open and take possession of the property.

SB 6441 by Senators Johnson and Kline

Changing the law related to judicial orders concerning distraint of personal property.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, when there is probable cause to believe that there is property within the county subject to distraint pursuant to RCW 84.56.070 or 84.56.090, any judge of the superior court or district court in the county in which such property is located may, upon the request of the sheriff, county treasurer, or agent of the county treasurer, issue a warrant directed to the sheriff, county treasurer, or agent of the county treasurer commanding the search for and seizure of the property described in the request for warrant at the place or places described in the request for warrant.

Provides that property seized under this act shall be the criminal rules of the superior court and the district court.

SB 6441-S by Senate Committee on Judiciary (originally sponsored by Senators Johnson and Kline)

(DIGEST AS ENACTED)

Provides that, when there is probable cause to believe that there is property within the county subject to distraint pursuant to RCW 84.56.070 or 84.56.090, any judge of the superior court or district court in the county in which such property is located may, upon the request of the sheriff, county treasurer, or agent of the county treasurer, issue a warrant directed to the sheriff, county treasurer, or agent of the county treasurer commanding the search for and seizure of the property described in the request for warrant at the place or places described in the request for warrant.

Provides that property seized under this act shall be disposed of as provided in RCW 84.56.070 or 84.56.090.
SB 6442  by Senators Shin and Schmidt
Companion Bill: 2759
Authorizing the transfer of certain real property and facilities.

Provides that public bodies, as defined in RCW 43.99C.020, may transfer real property and facilities acquired, constructed, or otherwise improved under chapter 43.99C RCW to nonprofit corporations organized to provide services for individuals with sensory, physical, or mental handicaps. The nonprofit corporation shall use the real property and facilities for the purpose of providing the following limited programs as designated by the department: Nonprofit group training homes, community centers, close to home living units, sheltered workshops, vocational rehabilitation centers, developmental disability training centers, and community homes for the mentally ill.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Judiciary.

-- IN THE HOUSE --
Feb 11  First reading, referred to Judiciary.
Feb 15  Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Feb 17  Passed to Rules Committee for second reading.
Feb 27  Placed on second reading by Rules Committee.
Feb 28  Rules suspended. Placed on Third Reading.
Third reading, passed; yea, 96; nays, 1; absent, 0; excused, 1.

-- IN THE SENATE --
Mar 6  President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7  Delivered to Governor.
Mar 28  Governor signed.
Chapter 286, 2006 Laws.
Effective date 6/7/2006.

SB 6443  by Senators Fraser and Regala; by request of Office of Financial Management
Companion Bill: 2677
Creating the economic stability account.

Creates the economic stability account.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.

SB 6444  by Senators Prentice, Doumit, Fraser, McAuliffe, Regala, Rasmussen, Shin, and Roach; by request of Office of Financial Management
Companion Bill: 2503
Creating the pension funding stabilization account.

Creates the pension funding stabilization account.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.

SB 6445  by Senators Fraser, Pridemore, Franklin, Rasmussen, and Roach; by request of Select Committee on Pension Policy
Companion Bill: 2679
Providing unreduced retirement benefits in the plans 2 and 3 of the public employees' retirement system, the teachers' retirement system, and the school employees' retirement system.

Provides unreduced retirement benefits in the plans 2 and 3 of the public employees' retirement system, the teachers' retirement system, and the school employees' retirement system.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.

SB 6446  by Senators Fraser, Pridemore, Franklin, Rasmussen, and Roach; by request of Select Committee on Pension Policy
Companion Bill: 2682
Setting contribution rates in the Washington state patrol retirement system.

Establishes contribution rates in the Washington state patrol retirement system.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.
Jan 23  Public hearing in committee.

SB 6447  by Senators Pridemore, Fraser, Franklin, Rasmussen, and Roach; by request of Select Committee on Pension Policy
Companion Bill: 2688
Addressing the law enforcement officers' and fire fighters' retirement system plan 1.

Revises provisions pertaining to the law enforcement officers' and fire fighters' retirement system plan 1.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.
Jan 23  Public hearing in committee.

SB 6448  by Senators Mulliken, Pridemore, Fraser, Franklin, and Rasmussen; by request of Select Committee on Pension Policy
Companion Bill: 2689
Addressing the public employment of retirees from the teachers' retirement system plan 1 and the public employees' retirement system plan 1.

Revises provisions pertaining to the public employment of retirees from the teachers' retirement system plan 1 and the public employees' retirement system plan 1.

-- 2006 REGULAR SESSION --
Jan 12  First reading, referred to Ways & Means.

SB 6449  by Senators Fraser, Pridemore, Rasmussen, Shin, and Roach; by request of Select Committee on Pension Policy
Companion Bill: 2685
Making changes to general provisions in the public safety employees' retirement system.

Makes changes to general provisions in the public safety employees' retirement system.

-- 2006 REGULAR SESSION --
Establishing a one thousand dollar minimum monthly benefit for certain plan 1 members of the public employees' retirement system and certain plan 1 members of the teachers' retirement system.

(DIGEST AS ENACTED)

Provides that, beginning July 1, 2006, the minimum benefit set forth in this act, prior to adjustments set forth in this act, for a beneficiary with at least twenty years of service and who has been retired at least twenty-five years shall be one thousand dollars per month. On July 1, 2006, and each year thereafter, the minimum benefit in this provision shall be increased by three percent, rounded to the nearest cent.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Ways & Means.
Jan 23 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 WM - Majority; do pass.
Feb 2 Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 10 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --
Feb 11 First reading, referred to Appropriations.
Feb 16 Public hearing in committee.
Feb 20 Executive session in committee.
Feb 22 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.

-- IN THE SENATE --
Mar 7 President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 27 Governor signed.
Chapter 244, 2006 Laws.
Effective date 7/1/2006.

SB 6454 by Senators Mulliken, Pridemore, Fraser, Rockefeller, Franklin, Spanel, Shin, and Roach; by request of Select Committee on Pension Policy
Companion Bill: 2686
Providing annual increases in certain retirement allowances.

(AS OF SENATE 2ND READING 2/14/06)

Provides annual increases in certain retirement allowances.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Ways & Means.
Jan 23 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 WM - Majority; do pass.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --
Feb 15 First reading, referred to Appropriations.
Feb 16 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.
SB 6455 by Senators Fraser, Mulliken, Pridemore, Rockefeller, Spanel, and Roach; by request of Select Committee on Pension Policy

Companion Bill: 2691

Creating optional public retirement benefits for justices and judges.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, beginning January 1, 2007, through December 31, 2007, any member of the public employees' retirement system eligible to participate in the judicial retirement account plan under chapter 2.14 RCW may make a one-time irrevocable election, filed in writing with the member's employer, the department of retirement systems, and the administrative office of the courts, to discontinue future contributions to the judicial retirement account plan in lieu of prospective contribution and benefit provisions under this act.

SB 6455-S by Senate Committee on Ways & Means (originally sponsored by Senators Fraser, Mulliken, Pridemore, Rockefeller, Spanel, and Roach; by request of Select Committee on Pension Policy)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, beginning January 1, 2007, through December 31, 2007, any member of the public employees' retirement system eligible to participate in the judicial retirement account plan under chapter 2.14 RCW may make a one-time irrevocable election, filed in writing with the member's employer, the department of retirement systems, and the administrative office of the courts, to discontinue future contributions to the judicial retirement account plan in lieu of prospective contribution and benefit provisions under this act.

SB 6456 by Senators Pridemore, Rockefeller, Spanel, and Roach; by request of Select Committee on Pension Policy

Companion Bill: 2692

Authorizing optional membership and distributions of retirement allowances for certain members of the teachers', school employees', and public employees' retirement systems.

Authorizes optional membership and distributions of retirement allowances for certain members of the teachers', school employees', and public employees' retirement systems.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Ways & Means.
Jan 23 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 WM - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 9 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6457 by Senators Pridemore, Mulliken, Fraser, Rockefeller, Rasmussen, and Roach; by request of Select Committee on Pension Policy

Companion Bill: 2690

Permitting members of the public employees' retirement system, the teachers' retirement system, the school employees' retirement system, the public safety employees' retirement system, plan 1 of the law enforcement officers' and fire fighters' retirement system, and the Washington state patrol retirement system to make a one-time purchase of additional service credit.

Authorizes members of the public employees' retirement system, the teachers' retirement system, the school employees' retirement system, the public safety employees' retirement system, plan 1 of the law enforcement officers' and fire fighters' retirement system, and the Washington state patrol retirement system to make a one-time purchase of additional service credit.

SB 6458 by Senators Pridemore, Mulliken, Fraser, Rockefeller, Franklin, and Rasmussen; by request of Select Committee on Pension Policy

Companion Bill: 2680

Purchasing service credit in plan 2 and plan 3 of the teachers' retirement system for public education experience performed as a teacher in a public school in another state or with the federal government.

Provides for purchasing service credit in plan 2 and plan 3 of the teachers' retirement system for public education experience performed as a teacher in a public school in another state or with the federal government.

SB 6459 by Senators Keiser, Brandland, Thibaudeau, Spanel, Rasmussen, Kline, Parlette, and Kohl-Welles

Companion Bill: 3146

Supporting community-based health care solutions.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) Despite sustained efforts at the federal and state level, too many people in Washington remain without access to appropriate health care. Particularly alarming is the increase in the number of small business employees who are uninsured. Without a health home, many low-income and other vulnerable populations are left to inefficiently navigate a fragmented treatment system that fails to support their long-term well-being.

(2) In recent years, numerous community-based organizations have emerged around the state to address health care concerns at a local level. Through innovation and public/private collaboration, they have demonstrated great success and show even greater promise in improving health care access for local residents. Less remote than state and federal agencies, these organizations have built on local relationships to increase the availability and affordability of services, and coordinate care, making efficient use of a wide variety of community resources to meet community needs.

(3) Many of these organizations have relied on grants from the healthy communities access program, an initiative of the United States department of health and human services that provided funding and technical assistance to support collaborative efforts at the local level to coordinate and strengthen health services for the uninsured and underinsured. The program, however, was recently discontinued, placing these local efforts at risk.

Declares that it is therefore the intent of the legislature to enhance and support the development of collaborative community-based organizations working at the local level to increase access to health care for Washington residents.

Provides that, by July 1, 2008, the board shall provide the governor and the legislature with an evaluation of the community health care collaborative grant program, describing the organizations and programs funded and the results achieved.
Particularly successful programs shall be highlighted with recommendations on whether, and how, the programs could be replicated statewide. The evaluation shall also summarize any recommendations from the participating organizations regarding ways to improve the grant program and for the state to otherwise support community-based organizations working to improve access to health care for Washington residents, including any changes in state statutes or regulations.

Appropriates the sum of three million one hundred thousand dollars, or as much thereof as may be necessary, is appropriated from the general fund to the health care authority for the fiscal year ending June 30, 2007, to carry out the purposes of this act. No more than one hundred thousand dollars may be used by the health care authority for administrative expenses associated with the program.

SB 6459-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Brandland, Thibaudeau, Spanel, Rasmussen, Kline, Parlette, and Kohl-Welles)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) Despite sustained efforts at the federal and state level, too many people in Washington remain without access to appropriate health care. Particularly alarming is the increase in the number of small business employees who are uninsured. Without a health home, many low-income and other vulnerable populations are left to inefficiently navigate a fragmented treatment system that fails to support their long-term well-being.

(2) In recent years, numerous community-based organizations have emerged around the state to address health care concerns at a local level. Through innovation and public/private collaboration, they have demonstrated great success and show even greater promise in improving health care access for local residents. Less remote than state and federal agencies, these organizations have built on local relationships to increase the availability and affordability of services, and coordinate care, making efficient use of a wide variety of community resources to meet community needs.

(3) Many of these organizations have relied on grants from the healthy communities access program, an initiative of the United States department of health and human services that provided funding and technical assistance to support collaborative efforts at the local level to coordinate and strengthen health services for the uninsured and underinsured. The program, however, was recently discontinued, placing these local efforts at risk.

Declares that it is therefore the intent of the legislature to enhance and support the development of collaborative community-based organizations working at the local level to increase access to health care for Washington residents.

Provides that, by July 1, 2008, the administrator of the health care authority shall provide the governor and the legislature with an evaluation of the community health care collaborative grant program, describing the organizations and programs funded and the results achieved. Particularly successful programs shall be highlighted with recommendations on whether, and how, the programs could be replicated statewide. The evaluation shall also summarize any recommendations from the participating organizations regarding ways to improve the grant program and for the state to otherwise support community-based organizations working to improve access to health care for Washington residents, including any changes in state statutes or regulations.
SB 6460 by Senators Hargrove, Stevens, McCaslin, McAuliffe, Keiser, Rasmussen, Benton, Roach, and Oke; by request of Attorney General

Companion Bill: 2699

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that if an offender committed the offense with sexual motivation and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW, the following additional times shall be added to the standard sentence range determined under this act based on the felony crime of conviction as classified under RCW 9A.28.020: (1) Two years for any felony defined under the law as a class A felony or with a statutory maximum sentence of at least twenty years, or both; (2) Eighteen months for any felony defined under any law as a class C felony or with a statutory maximum sentence of five years, or both; (3) One year for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both; (4) If the offender is being sentenced for any sexual motivation enhancements under this act and the offender has previously been sentenced for any sexual motivation enhancements on or after the effective date of this act, all sexual motivation enhancements under this act shall be twice the amount of the enhancement listed.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides that if an offender committed the offense with sexual motivation and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW, the following additional times shall be added to the standard sentence range determined under this act based on the felony crime of conviction as classified under RCW 9A.28.020: (1) Two years for any felony defined under the law as a class A felony or with a statutory maximum sentence of at least twenty years, or both; (2) Eighteen months for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both; (3) One year for any felony defined under any law as a class C felony or with a statutory maximum sentence of five years, or both; (4) If the offender is being sentenced for any sexual motivation enhancements under this act and the offender has previously been sentenced for any sexual motivation enhancements on or after the effective date of this act, all sexual motivation enhancements under this act shall be twice the amount of the enhancement listed.

(DIGEST AS ENACTED)

Provides that if an offender committed the offense with sexual motivation and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW, the following additional times shall be added to the standard sentence range determined under this act based on the felony crime of conviction as classified under RCW 9A.28.020: (1) Two years for any felony defined under the law as a class A felony or with a statutory maximum sentence of at least twenty years, or both; (2) Eighteen months for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both; (3) One year for any felony defined under any law as a class C felony or with a statutory maximum sentence of five years, or both; (4) If the offender is being sentenced for any sexual motivation enhancements under this act and the offender has previously been sentenced for any sexual motivation enhancements on or after the effective date of this act, all sexual motivation enhancements under this act shall be twice the amount of the enhancement listed.

Provides that, notwithstanding any other provision of law, all sexual motivation enhancements under this act are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other sexual motivation enhancements, for all offenses sentenced under chapter 9.94A RCW. However, whether or not a mandatory minimum term has expired, an offender serving a sentence under this act may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(4).

Provides that the act shall be null and void if appropriations are not approved.
to evaluate a student's readiness to graduate. This method recognizes all of the state's graduation requirements, considers the educational experience that prepares our students for a changing perspective. It honors a well-rounded, rigorous, and challenging curriculum with a sequence of study that guarantees a high school diploma. It will give students hope and reason to complete high school.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Early Learning, K-12 and Higher Education.

Jan 19 Public hearing in committee.

Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 42; nays, 6; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 11 First reading, referred to Criminal Justice & Corrections.

Feb 23 Public hearing in committee.

Feb 25 Executive session in committee.

Feb 27 Referred to Appropriations.

Feb 29 Executive session in committee.

Mar 2 Passed to Rules Committee for second reading.

Mar 3 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 3; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 7 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.

Chapter 123, 2006 Laws.
Effective date 7/1/2006**.

SB 6461  by Senators McAuliffe and Schmidt

Companion Bill: 2923

Adopting a weighted multiple measures approach to graduation requirements.

Declares an intent to account for a student's entire high school academic history by using a weighted multiple measures approach to evaluate a student's readiness to graduate. This method recognizes all of the state's graduation requirements, considers the academic impact and benefit of each, and puts all in proper perspective. It honors a well-rounded, rigorous, and challenging educational experience that prepares our students for a changing and complex twenty-first century. It recognizes that while all students can learn at high levels, many demonstrate competencies through various strengths, learning styles, and different formats, and academically develop at different rates over time. It upholds all of the state's four learning goals throughout a student's high school tenure. It provides the opportunity to students to develop, grasp, and demonstrate many learning objectives, including those beyond the tenth grade. It will give students hope and reason to complete high school.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to International Trade & Economic Development.

Jan 24 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 1 ITED - Majority; do pass.

Feb 2 ITED - Majority; do pass.

Feb 9 Passed to Rules Committee for second reading.

Feb 11 Placed on second reading.

Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 14 First reading, referred to Financial Institutions & Insurance.

Feb 21 Public hearing and executive action taken in committee.

Find that targeted tax incentives may encourage the formation, expansion, and retention of commercial operations within the life sciences sector. The legislature also finds that tax incentives should be subject to the same rigorous requirements for efficiency and accountability as are other expenditure programs, and that tax incentives should therefore be focused to provide the greatest possible return on the state's investment.

Establishes a program of business and occupation tax credits for qualified biotechnology product and medical device commercial expenditures.

Establishes a tax deferral program for commercial manufacturing facilities in this sector.

Provides preferential tax rates for retailing, wholesaling, and manufacturing activities related to biotechnology products and medical devices.

Declares that these limited programs serve the vital public purposes of incenting expenditures in commercial life science operations and the development of employment opportunities in this state.

Declares an intent to create a contract within the meaning of Article I, section 23 of the state Constitution as to those businesses that make capital investments in consideration of the tax deferral program established in this act.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Ways & Means.

Jan 31 Executive session in committee.

Feb 2 ITED - Majority; do pass.

Feb 3 Referred to Ways & Means.

Mar 7 President signed.

-- IN THE SENATE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8 Delivered to Governor.

Mar 20 Governor signed.

Chapter 123, 2006 Laws.
Effective date 7/1/2006**.

SB 6463  by Senators Fairley and Benton

Companion Bill: 2757

Allowing banks and savings banks to organize as limited liability companies.

(DIGEST AS ENACTED)

Provides that, notwithstanding any other provision of Title 30 RCW, if the conditions of this act are met, a bank, or a holding company of a bank, may be organized as, or convert to, a limited liability company under the Washington limited liability company act, chapter 25.15 RCW.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Feb 9 Made eligible to be placed on second reading.

Feb 11 Placed on second reading by Rules Committee.

Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 14 First reading, referred to Financial Institutions & Insurance.

Feb 21 Public hearing and executive action taken in committee.

Find that the state's economy is increasingly dependent on the expansion of knowledge-based sectors, including the life sciences.

Finds that commercial enterprises in the life sciences create high-wage, high-skilled jobs that are part of the state's effort to encourage economic diversification and stability. However, the legislature also finds that commercial life sciences businesses, particularly in biotechnology product and medical device manufacturing, incur significant costs associated with capital infrastructure and job training often years before a product is licensed for marketing or a facility is licensed for manufacturing by governmental agencies in the United States and abroad.

Finds that current state tax policy discourages the growth of these companies in two ways: (1) Washington state's higher rate of taxation compared with other states and nations encourages the export of intellectual property and commercial operations out of Washington; and (2) Taxing these businesses before facilities, or products produced therein, are licensed for marketing by regulatory agencies.

Finds that targeted tax incentives may encourage the formation, expansion, and retention of commercial operations within the life sciences sector. The legislature also finds that tax incentives should be subject to the same rigorous requirements for efficiency and accountability as are other expenditure programs, and that tax incentives should therefore be focused to provide the greatest possible return on the state's investment.

Establishes a program of business and occupation tax credits for qualified biotechnology product and medical device commercial expenditures.

Establishes a tax deferral program for commercial manufacturing facilities in this sector.

Provides preferential tax rates for retailing, wholesaling, and manufacturing activities related to biotechnology products and medical devices.

Declares that these limited programs serve the vital public purposes of incenting expenditures in commercial life science operations and the development of employment opportunities in this state.

Declares an intent to create a contract within the meaning of Article I, section 23 of the state Constitution as to those businesses that make capital investments in consideration of the tax deferral program established in this act.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to International Trade & Economic Development.

Jan 24 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 2 ITED - Majority; do pass.

And refer to Ways & Means.
Referred to Ways & Means.
SB 6464 by Senators Delvin, McAuliffe, Hewitt, Pridemore, and Rasmussen

Expanding the baccalaureate degree program at WSU, Tri-Cities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, beginning in the fall of 2006, the campus may admit lower division students directly. By simultaneously admitting freshmen and sophomores, increasing transfer enrollment, coadmitting transfer students, and expanding graduate and professional programs, the campus shall develop into a four-year institution of higher education serving the Tri-Cities region.

SB 6464-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Delvin, McAuliffe, Hewitt, Pridemore, and Rasmussen)

(AS OF SENATE 2ND READING 2/14/06)

Provides that, beginning in the fall of 2006, the campus may admit lower division students directly, while continuing to work closely with Columbia Basin College providing innovative coadmission, coenrollment, and program options as articulated in the Columbia Basin College and Washington State University Tri-Cities Coordinated Bachelors agreement. By simultaneously admitting freshmen and sophomores, increasing transfer enrollment, coadmitting transfer students, and expanding graduate and professional programs, the campus shall develop into a four-year institution of higher education serving the Tri-Cities region.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 20 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 30 EKHE - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.
Feb 6 Executive session in committee.
Feb 7 Public hearing in committee.
Feb 10 Executive session in committee.
Feb 11 Passed to Rules Committee.
Feb 14 1st substitute bill substituted.
Feb 16 First reading, referred to Higher Education & Workforce Education.

Mar 8 Passed to Rules Committee for third reading.

SB 6465 by Senators McAuliffe, Berkey, Haugen, Fairley, Shin, Rockefeller, Hargrove, Rasmussen, Franklin, Thibaudeau, and Regala

Companion Bill: 2410

Changing provisions relating to sex offenders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Designates the crime of possessing depictions of a minor engaged in sexually explicit conduct as a sex offense.

SB 6465-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators McAuliffe, Berkey, Haugen, Fairley, Shin, Rockefeller, Hargrove, Rasmussen, Franklin, Thibaudeau, and Regala)

Creating the crime of failure to cooperate with law enforcement regarding another's failure to register.

(AS OF SENATE 2ND READING 2/09/06)

Provides that any person who has reason to believe that a person is not complying, or has not complied, with the requirements of RCW 9A.44.130 and who, with the intent to assist that person in eluding a law enforcement agency that is seeking to find the person to question him or her about, or to arrest him or her for, his or her noncompliance with the requirements of RCW 9A.44.130: (1) Knowingly provides false information to a law enforcement agency about the person's noncompliance with the requirements of RCW 9A.44.130; (2) Harbors or attempts to harbor, or assists another in harboring or attempting to harbor, the person; (3) Concals or attempts to conceal, or assists another in concealing or attempting to conceal, the person; or (4) Provides information to the law enforcement agency regarding the person with the knowledge that it is false information is guilty of failure to cooperate with law enforcement regarding another's failure to register, which is a class C felony.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Human Services & Corrections.
Jan 19 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 8 Passed to Rules Committee for second reading.
Feb 9 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yea, 44; nay, 1; absent, 1; excused, 3.
Feb 16 First reading, referred to Criminal Justice & Corrections.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6466 by Senators Kohl-Welles, Weinstein, McAuliffe, Delvin, Finkbeiner, Brown, Rasmussen, and Kline; by request of Governor Gregoire

Companion Bill: 2964

Creating the department of early learning.

SEE ALSO PROPOSED 1ST SUB

Finds that the early years of a child's life are critical to the child's healthy brain development and that the quality of caregiving during the early years can significantly impact the child's intellectual, social, and emotional development.
Declares that the purpose of this act is: (1) To establish the department of early learning, the purpose of which is to coordinate and consolidate child care and early learning programs; (2) To safeguard the health, safety, and well-being of children receiving child care and early learning services, which is paramount over the right of any person to provide care; (3) To promote the development of a sufficient number and variety of adequate child care and early learning facilities, both public and private; and (4) To license agencies and to assure the users of such agencies, their parents, the community at large and the agencies themselves that adequate minimum standards are maintained by all child care and early learning facilities.

SB 6466-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kohl-Welles, Weinstein, McAuliffe, Delvin, Finkbeiner, Brown, Rasmussen, and Kline; by request of Governor Gregoire)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the early years of a child's life are critical to the child's healthy brain development and that the quality of caregiving during the early years can significantly impact the child's intellectual, social, and emotional development. Declares that the purpose of this act is: (1) To establish the department of early learning, the purpose of which is to coordinate and consolidate child care and early learning programs; (2) To safeguard the health, safety, and well-being of children receiving child care and early learning services, which is paramount over the right of any person to provide care; (3) To promote the development of a sufficient number and variety of adequate child care and early learning facilities, both public and private; and (4) To license agencies and to assure the users of such agencies, their parents, the community at large and the agencies themselves that adequate minimum standards are maintained by all child care and early learning facilities.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 18 Public hearing in committee.
Jan 25 Executive session in committee.
Jan 26 EKHE - Majority; 1st substitute bill be substituted, do pass. 
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 2 Public hearing in committee.

SB 6467 by Senators Schmidt, Haugen, Shin, Benson, Rasmussen, Benton, and Oke

Modifying the laws concerning armed forces license plates.

Amends RCW 46.16.30920 relating to armed forces license plates for members of the national guard.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Transportation.
Jan 14 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6468 by Senators Johnson, Schmidt, Roach, Zarelli, Stevens, Mulliken, Carrell, Benton, Deccio, Parlette, Honeyford, Benson, Keiser, Kline, and Kohl-Welles

Companion Bill: 2579

Requiring classroom-based civics assessments.

Finds that effective and accountable democratic government depends upon an informed and engaged citizenry, and therefore, students should learn their rights and responsibilities as citizens, where those rights and responsibilities come from, and how to exercise them.

Provides that, beginning with the 2008-09 school year, school districts shall require students in the fourth or fifth grades, the seventh or eighth grades, and the eleventh or twelfth grades to complete at least one classroom-based assessment in civics. The civics assessment shall be selected from a list of classroom-based assessments approved by the office of the superintendent of public instruction. Beginning with the 2008-09 school year, school districts shall annually submit implementation verification reports to the office of the superintendent of public instruction documenting the use of the classroom-based assessments in civics.

Appropriates the sum of twenty-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the superintendent of public instruction.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 20 Public hearing in committee.

SB 6469 by Senators Thibaudeau, Keiser, Haugen, Franklin, Brown, Jacobsen, McAuliffe, Spanel, Kline, and Kohl-Welles

Creating a blue ribbon commission on health care cost and access.

(SEE ALSO PROPOSED 1ST SUB)

Requires that, by December 1, 2006, the blue ribbon commission on health care cost and access shall develop a sustainable five-year plan to substantially improve access to affordable health care for all Washington residents. The plan shall: (1) Be based on explicit, measurable goals reflecting a realistic assessment of the current status of Washington's health care system, the medical treatment and services to which all Washington residents should have access, and the financial and other resources available to provide them; (2) Identify the most significant factors contributing to increasingly inaccessible and unaffordable health care and health care insurance in Washington state; (3) Include a list of strategies prioritized by their likelihood to cost-effectively address these factors and achieve the identified goals; (4) Identify what must be done, by whom, and by when to assure implementation of each of the listed strategies, including any necessary changes in statute or administrative rule; (5) Estimate the cost to the responsible party of implementing the listed strategies; (6) Build a foundation for subsequent long-term plans to assure on-going access for all Washington residents to affordable health care.

Requires that the act shall be null and void if appropriations are not approved.

SB 6469-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Keiser, Haugen, Franklin, Brown, Jacobsen, McAuliffe, Spanel, Kline, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires that, by December 1, 2006, the blue ribbon commission on health care cost and access shall develop a sustainable five-year plan to substantially improve access to affordable health care for all Washington residents. The plan shall: (1) Be based on explicit, measurable goals reflecting a realistic assessment of the current status of Washington's health care system, the medical treatment and services to which all
Washington residents should have access, and the financial and other resources available to provide them;

(2) Identify the most significant factors contributing to increasingly inaccessible and unaffordable health care and health care insurance in Washington state;

(3) Include a list of strategies prioritized by their likelihood to cost-effectively address these factors and achieve the identified goals;

(4) Identify what must be done, by whom, and by when to assure implementation of each of the listed strategies, including any necessary changes in statute or administrative rule;

(5) Estimate the cost to the responsible party of implementing the listed strategies;

(6) Build a foundation for subsequent long-term plans to assure on-going access for all Washington residents to affordable health care.

Provides that the act shall be null and void if appropriations are not approved.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Health & Long-Term Care.
Jan 23 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 HEA - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass.
Minority: without recommendation.
And refer to W&Means.
Feb 7 Public hearing in committee.

SB 6470 by Senators Shin, Deccio, Schmidt, Sheldon, Jacobsen, Rasmussen, and Mulliken
Companion Bill: 2726
Creating Washington manufacturing services in statute.

(SEE ALSO PROPOSED 1ST SUB)

Declares an intent that the state increase its support for delivery of modernization services to small and midsize manufacturers and leverage federal and private resources devoted to such efforts. It is the further intent of the legislature that the state facilitate the delivery of modernization services and: (1) Encourage small and midsize firms to aggregate their demand for training and other modernization services, thus driving down the cost to the individual firm and securing more effective services; and

(2) Encourage large firms to support training consortia among their suppliers and validate the importance of high performance work organization and workplace learning as desirable supplier practices.

Organizes Washington manufacturing services as a private, nonprofit corporation in accordance with chapter 24.03 RCW and this act. The mission of the center is to operate a modernization extension system, coordinate a network of public and private modernization resources, and stimulate the competitiveness of small and midsize manufacturers in Washington.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to International Trade & Economic Development.
Jan 19 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 ITED - Majority: 1st substitute bill be substituted, do pass.
Minority: do not pass.
Feb 9 Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 23 Senate Rules "X" file.

SB 6471 by Senators Zarelli, Hewitt, Sheldon, Parlette, Brandland, Stevens, Morton, Finkbeiner, Schmidt, Plug, Esser, Carrell, Mulliken, Schoesler, Benton, Deccio, Oke, Honeyford, Johnson, and Roach
Implementing a proposed constitutional amendment creating a rainy day reserve fund.

Seeks to implement a proposed constitutional amendment creating a rainy day reserve fund.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to W&Means.
Feb 1 Public hearing in committee.

SB 6472 by Senators Rasmussen and Carrell
Requiring school districts to adopt policies for the retention and promotion of students.

Requires that, beginning with the 2006-07 school year, all school boards shall adopt a policy, or amend any existing local policy, regarding promotion and retention of pupils.

Requires the district policy to be adopted at a public meeting of the school board and shall: (1) Provide for parental notification when a pupil is identified as being at risk of retention. This notice shall be provided as early in the school year, and as early in their school careers, as practicable. The policy shall provide a pupil's parent or guardian the opportunity to consult with the teacher or teachers responsible for the decision to promote or retain the pupil; and

(2) Indicate the manner in which opportunities for remedial instruction are available to pupils who are recommended for retention or who are identified as being at risk for retention.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 26 Public hearing in committee.

SB 6473 by Senators Poulson, Morton, and Rockefeller
Eliminating the requirement that telecommunications companies file price lists.

(SUBSTITUTED FOR - SEE 1ST SUB)
Eliminates the requirement that telecommunications companies file price lists.
SB 6473-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen, Morton, and Rockefeller)

(DIGEST AS ENACTED)

Eliminates the requirement that telecommunications companies file price lists.

-- 2006 REGULAR SESSION --


Jan 26 Public hearing and executive action taken in committee.

Jan 27 WEE - Majority: 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 10 Made eligible to be placed on second reading.

Feb 13 Placed on second reading by Rules Committee.

Feb 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15 First reading, referred to Technology, Energy & Communications.

Feb 21 Public hearing and executive action taken in committee.

TEC - Executive action taken by committee.

TEC - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 27 Placed on second reading by Rules Committee.

Feb 28 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 7 Delivered to Governor.

Mar 30 Governor signed.

Chapter 347, 2006 Laws.

Effective date 6/7/2006.

SB 6474 by Senators Regala, Poulsen, Kline, and Kohl-Welles

Modifying provisions related to the model toxics control act.

Revises provisions related to the model toxics control act.

-- 2006 REGULAR SESSION --


SB 6475 by Senators McAuliffe, Schmidt, Eide, Weinstein, Haugen, Berkey, Kastama, Shin, Kohl-Welles, and Rasmussen; by request of Superintendent of Public Instruction

Companion Bill: 2785

Authorizing alternative methods of assessment and appeal processes for the certificate of academic achievement.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requires that, under RCW 28A.655.061, beginning in the 2006-07 school year, the superintendent of public instruction shall implement two objective alternative assessment methods for students to demonstrate achievement of the state standards in content areas in which the student did not meet the standard on the high school Washington assessment of student learning.

Provides that the alternative methods shall include: (1) A combination of a student's grades in applicable courses and the student's highest score on the high school Washington assessment of student learning; and

(2) An evaluation of a collection of work samples. The evaluation of the work samples shall be conducted at the state level or regionally under the supervision of the office of the superintendent of public instruction using uniform scoring criteria.

Directs the superintendent of public instruction to implement:

(1) By June 1, 2006, a process for students to appeal the score they received on the high school assessment; and

(2) By January 1, 2007, guidelines and appeal processes for waiving specific requirements in RCW 28A.655.061 pertaining to the certificate of academic achievement and to the certificate of individual achievement for students who: (a) Transfer to a Washington public school in their junior or senior year with the intent of obtaining a public high school diploma, or (b) have special, unavoidable circumstances.

SB 6475-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Schmidt, Eide, Weinstein, Haugen, Berkey, Kastama, Shin, Kohl-Welles, and Rasmussen; by request of Superintendent of Public Instruction)

(DIGEST AS ENACTED)

Requires that, under RCW 28A.655.061, beginning in the 2006-07 school year, the superintendent of public instruction shall implement objective alternative assessment methods for students to demonstrate achievement of the state standards in content areas in which the student did not meet the standard on the high school Washington assessment of student learning.

Declares that one alternative assessment method shall be a combination of the applicant's grades in applicable courses and the applicant's highest score on the high school Washington assessment of student learning, as provided in this act. The superintendent of public instruction shall determine which high school courses are applicable to the alternative assessment method and shall issue guidelines to school districts.

Requires that using guidelines prepared by the superintendent of public instruction, a school district shall identify the group of students in the same school as the applicant who took the same high school courses as the applicant in the applicable content area. From the group of students identified in this manner, the district shall select the comparison cohort that shall be those students who met or slightly exceeded the state standard on the Washington assessment of student learning.

Directs the district to compare the applicant's grades in high school courses in the applicable content area to the grades of students in the comparison cohort for the same high school courses. If the applicant's grades are equal to or above the mean grades of the comparison cohort, the applicant shall be deemed to have met the state standard on the alternative assessment.

Requires that using guidelines prepared by the superintendent of public instruction, a school district shall develop an alternative assessment method that shall be an evaluation of a collection of work samples prepared and submitted by the applicant, as provided in this act and, for career and technical applicants, the additional requirements of this act.

Provides that, by September of 2006, the superintendent of public instruction shall develop informational materials for parents, teachers, and students regarding the collection of work samples and the status of its development as an alternative assessment method. The materials shall provide specific guidance regarding the development of the sample materials and the selection of the appropriate work samples for the collection. The materials shall also encourage students in the graduating class of 2008 to begin creating a collection if they believe they may seek to use the collection once it is implemented as an alternative assessment.

Provides that, for students enrolled in a career and technical education program approved under this act, the superintendent of public instruction shall develop additional guidelines for a collection of work samples.

Directs the superintendent of public instruction to study the feasibility of using existing mathematics assessments in
languages other than English as an additional alternative assessment option. The study shall include an estimation of the cost of translating the tenth grade mathematics assessment into other languages and scoring the assessments should they be implemented.

Provides that the superintendent of public instruction shall implement: (1) By June 1, 2006, a process for students to appeal the score they received on the high school assessments; and (2) By January 1, 2007, guidelines and appeal processes for waiving specific requirements in RCW 28A.655.061 pertaining to the certificate of academic achievement and to the certificate of individual achievement for students who: (a) Transfer to a Washington public school in their junior or senior year with the intent of obtaining a public high school diploma, or (b) have special, unavoidable circumstances.

Provides that, by September 10, 2006, the superintendent of public instruction shall report the following, in detail, to the education committees of the legislature: (1) Results of the pilot testing of the alternative assessments authorized under this act, particularly the pilot testing of the collection of work samples or collection of evidence; (2) The proposed guidelines, protocols, and procedures to be used by the superintendent in implementing the alternative assessments, particularly the collection of evidence; (3) The proposed criteria, rubrics, and methodology for scoring the collection of evidence; (4) A description of the training to be provided for school districts, educators serving on scoring panels, and teachers assisting students with collections of evidence; (5) Preliminary results of the feasibility study in this act; and (6) Updated estimates of the number of students likely to be eligible or apply for an alternative assessment method.

Directs the Washington state institute for public policy to conduct an independent and objective evaluation of the reliability, validity, and rigor of the alternative assessment methods authorized under this act, including an examination of a representative sample of the collections of work samples submitted by the graduating classes of 2008 and 2009. The institute shall submit its findings to the education committees of the legislature by September 1, 2009, to enable the legislature to develop and consider statutory changes to the alternative assessment during the 2010 legislative session.

Provides that a student’s score on the mathematics portion of the preliminary scholastic assessment test (PSAT), the scholastic assessment test (SAT), or the American college test (ACT) may be used as an objective alternative assessment under this act for demonstrating that a student has met or exceeded the mathematics standards for the certificate of academic achievement. The state board of education shall identify the scores students must achieve on the mathematics portion of the PSAT, SAT, or ACT to meet or exceed the state standard for mathematics. The state board of education shall identify the first scores by December 1, 2006, and thereafter may increase but not decrease the scores required for students to meet or exceed the state standard for mathematics.

Provides that the act shall be null and void if appropriations are not approved.

-- 2006 REGULAR SESSION --
Jan 12 Public hearing in committee.
Jan 20 Executive session in committee.
Jan 23 EKHE - Majority; 1st substitute bill substituted, do pass.
Minority; do not pass.
Rule refer to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
Feb 8 Passed to Rules Committee for second reading.
Feb 10 1st substitute bill substituted.
Rules suspended. Placed on Special Committee.
Third reading, passed; yeas, 33; nays, 10; absent, 0; excused, 6.
-- IN THE HOUSE --
Feb 11 First reading, referred to Education.
Feb 15 Public hearing in committee.
Feb 16 Public hearing in committee.
Feb 22 Executive session in committee.
ED - Executive action taken by committee.
ED - Majority; do pass with amendment(s).
Minority; do not pass.
Feb 23 Public hearing and executive action taken in committee.
Referred to Appropriations.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on special session.
Mar 3 Committee amendment not adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 92; nays, 4; absent, 0; excused, 2.
Vote on final passage will be reconsidered.
Returned to second reading for amendment.
Floor amendment(s) adopted.
Feb 7 President signed.
Feb 23 Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 2; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 6 Senate concurred in House amendments.
Passed final passage; yeas, 38; nays, 8; absent, 0; excused, 3.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 20 Governor signed.
Chapter 115, 2006 Laws.
Effective date 6/7/2006**.

SB 6476 by Senators Roach, Pflug, Johnson, Carrell, Stevens, Benson, Delvin, Schoesler, Schmidt, Mulliken, and Benton
Providing for active monitoring of nonpersistent offenders.
Declares an intent to require the use of electronic monitoring with global positioning capability to supervise the most dangerous sex offenders, if an offender is released back into the community.
-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Judiciary.

SB 6477 by Senators Roach, Benson, Stevens, Benton, Johnson, Esser, and Honeyford
Creating a work group to study volunteer amateur radio emergency communications.
Requires the work group to submit a written report to the governor and to the appropriate standing committees of the legislature by December 1, 2006. The report shall include, but not
be limited to, recommendations for regulating ham radio antenna heights in urban areas; for a credential to indicate that the person holding it is a trained and qualified emergency worker within the context of chapter 38.52 RCW; and for encouraging the expansion of the ham radio network so that ideally there are no inhabited areas of the state without communication links for use in emergencies.

Appropriates the sum of five hundred dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the military department for the purposes of reimbursing the expenses of participating in and attending meetings of the work group that are incurred by the private citizens serving as representatives of the ham radio community, to whom no other compensation is provided.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Government Operations & Elections.

Feb 2 Public hearing in committee.

SB 6478 by Senators Regala, Hargrove, McAuliffe, Keiser, and Rasmussen

Companion Bill: 2576

Creating sexual assault protection orders.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that a petition for a sexual assault protection order may be filed by a person: (1) Who is a victim of nonconsensual sexual conduct or nonconsensual sexual penetration, including a single incident of nonconsensual sexual conduct or nonconsensual sexual penetration; or (2) On behalf of any of the following persons who is a victim of nonconsensual sexual conduct or nonconsensual sexual penetration: (a) A minor child; (b) a vulnerable adult as defined in RCW 74.34.020; or (c) any other adult who, because of age, disability, health, or inaccessibility, cannot file the petition.

Declares that any person may seek relief under this act by filing a petition with a court alleging that the person has been the victim of nonconsensual sexual conduct or nonconsensual sexual penetration committed by the respondent.

Provides that there shall exist an action known as a petition for a sexual assault protection order.

SB 6478-S by Senate Committee on Judiciary (originally sponsored by Senators Regala, Hargrove, McAuliffe, Keiser, and Rasmussen)

(AS OF SENATE 2ND READING 2/09/06)

Provides that a petition for a sexual assault protection order may be filed by a person: (1) Who is a victim of nonconsensual sexual conduct or nonconsensual sexual penetration, including a single incident of nonconsensual sexual conduct or nonconsensual sexual penetration; or (2) On behalf of any of the following persons who is a victim of nonconsensual sexual conduct or nonconsensual sexual penetration: (a) A minor child; (b) a vulnerable adult as defined in RCW 74.34.020; or (c) any other adult who, because of age, disability, health, or inaccessibility, cannot file the petition.

Declares that any person may seek relief under this act by filing a petition with a court alleging that the person has been the victim of nonconsensual sexual conduct or nonconsensual sexual penetration committed by the respondent.

Provides that there shall exist an action known as a petition for a sexual assault protection order.

Feb 9 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 11 First reading, referred to Judiciary.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6479 by Senators Regala, McAuliffe, and Kline

Companion Bill: 2454

Revising the privilege for sexual assault advocates.

(AS OF SENATE 2ND READING 2/09/06)

Revises the privilege for sexual assault advocates.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Judiciary.

Jan 17 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 1 JUD - Majority; do pass.

Feb 2 Passed to Rules Committee for second reading.

Feb 8 Placed on second reading by Rules Committee.

Feb 9 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 11 First reading, referred to Judiciary.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6480 by Senators Kohl-Welles, Haugen, Brown, and Keiser; by request of Department of Transportation

Eliminating the department of transportation's exemption from the public works apprenticeship utilization requirements.

(SUBSTITUTED FOR - SEE 2ND SUB)

Eliminates the department of transportation's exemption from the public works apprenticeship utilization requirements.

SB 6480-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Haugen, Brown, and Keiser; by request of Department of Transportation)

(AS OF SENATE 2ND READING 2/09/06)

Eliminates the department of transportation's exemption from the public works apprenticeship utilization requirements.

SB 6480-S2 by Senate Committee on Transportation (originally sponsored by Senators Kohl-Welles, Haugen, Brown, and Keiser; by request of Department of Transportation)

Modifying public works apprenticeship utilization requirements.

(DIGEST AS ENACTED)

Revises public works apprenticeship utilization requirements. Establishes an intent to assist returning veterans through programs such as the "helmets to hardhats" program, which is administered by the center for military recruitment, assessment, and veterans employment. It is the state's intent to assist returning veterans with apprenticeship placement career opportunities, in order to expedite the transition from military service to the construction work force.

Directs the secretary of transportation to establish an apprenticeship utilization advisory committee, which shall include statewide geographic representation and consist of equal numbers of representatives of contractors and labor. The committee must include at least one member representing contractor businesses with less than thirty-five employees. The advisory committee shall meet regularly with the secretary of
transportation to discuss implementation of this act by the department of transportation, including development of the process to be used to adjust the requirements of this act for a specific project. The committee shall provide a report to the legislature by January 1, 2008, on the effects of the apprentice labor requirement on transportation projects and on the availability of apprentice labor and programs statewide.

Directs the Washington state apprenticeship and training council to lead and coordinate an outreach effort to educate returning veterans about apprenticeship and career opportunities in the construction industry.

-- 2006 REGULAR SESSION --
Jan 12 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6482 by Senators Honeyford, Mulliken, Schoesler, Finkbeiner, Esser, and Delvin
Providing funds for energy assistance.

SB 6482-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Honeyford, Mulliken, Schoesler, Finkbeiner, Esser, and Delvin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides funds for energy assistance.

SB 6483 by Senators Kohl-Welles, McAuliffe, Rasmussen, Franklin, Haugen, Berkey, Keiser, Kline, Regala, Eide, Brown, Thibaudeau, Schmidt, Spanel, and Shin; by request of Governor Gregoire

Companion Bill: 2789
Expanding apprenticeship opportunities for high school graduates.

(SEE ALSO PROPOSED 1ST SUB)
Finds that it is in the public interest of the state to encourage and facilitate the formation of cooperative relationships between business and industry and educational institutions that provide for the development and expansion of programs of skills training and education consistent with employment needs and to make interested individuals aware of the employment opportunities presented. Therefore, the following programs shall be implemented to expand opportunities for secondary school students to prepare for technical careers and related apprenticeships: (1) Centers of excellence, which shall act as repositories and distributors of relevant information; (2) A coordinated educational outreach program about apprenticeships; and (3) Direct-entry programs for graduating secondary students into construction-related apprenticeships, managed by the Washington state apprenticeship and training council.

(SEE ALSO PROPOSED 1ST SUB)
Finds that it is in the public interest of the state to encourage and facilitate the formation of cooperative relationships between business and industry and educational institutions that provide for the development and expansion of programs of skills training and education consistent with employment needs and to make interested individuals aware of the employment opportunities presented. Therefore, the following programs shall be implemented to expand opportunities for secondary school students to prepare for technical careers and related apprenticeships: (1) Centers of excellence, which shall act as repositories and distributors of relevant information; (2) A coordinated educational outreach program about apprenticeships; and
(3) Direct-entry programs for graduating secondary students into construction-related apprenticeships, managed by the Washington state apprenticeship and training council.

Provides that centers of excellence, as designated by the state board for community and technical colleges, and other colleges with a high density of apprenticeship programs, shall act as a broker of information and resources on available grants, scholarship opportunities, job openings, and industries of growth.

--- 2006 REGULAR SESSION --

Jan 12  First reading, referred to Early Learning, K-12 & Higher Education.
Jan 20  Public hearing in committee.
Jan 25  Executive session in committee.
Jan 26  EKHE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb  2  Placed on second reading by Rules Committee.
Feb 23  Senate Rules "X" file.

SB 6485  by Senators Rasmussen, Schoesler, Sheldon, Morton, Doumit, and Delvin
Exempting the custom blending of dry fertilizer from business and occupation tax.
Exempts the custom blending of dry fertilizer from business and occupation tax.

--- 2006 REGULAR SESSION --

Jan 13  First reading, referred to Agriculture & Rural Economic Development.

Jan 26  Public hearing and executive action taken in committee.
Jan 27  ARED - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6486  by Senators Schoesler, Jacobsen, Rasmussen, Rockefeller, Morton, Sheldon, and Delvin
Permitting commercial driver's license reciprocity agreements.
Authorizes commercial driver's license reciprocity agreements.

--- 2006 REGULAR SESSION --

Jan 13  First reading, referred to Transportation.
Jan 26  Public hearing in committee.
Feb  6  Executive session in committee.
Feb  7  TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 10  Made eligible to be placed on second reading.
Feb 13  Placed on second reading by Rules Committee.
Feb 23  Senate Rules "X" file.

SB 6487  by Senators Schoesler, Rasmussen, Roach, Morton, Schmidt, Mulliken, Carrell, Stevens, Doumit, Delvin, Benson, Esser, Johnson, Deccio, Shin, Jacobsen, Regala, Hargrove, Zarelli, Honeyford, McAuliffe, and Berkey
Prohibiting false academic credentials.

(SEE ALSO PROPOSED 1ST SUB)

Declares that it is unlawful for a person to: (1) Grant or award a false academic credential or offer to grant or award a false academic credential in violation of this act;
(2) Represent that a credit earned or granted by the person, in violation of this act, can be applied toward a credential offered by another person; or
(3) Solicit another person to seek a credential or to earn a credit that is offered in violation of this act.
Provides that issuing a false academic credential is a class C felony.
Provides that knowingly using a false academic credential is a class C felony.

SB 6487-S  by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Schoesler, Rasmussen, Roach, Morton, Schmidt, Mulliken, Carrell, Stevens, Doumit, Delvin, Benson, Esser, Johnson, Deccio, Shin, Jacobsen, Regala, Hargrove, Zarelli, Honeyford, McAuliffe, and Berkey)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is unlawful for a person to: (1) Grant or award a false academic credential or offer to grant or award a false academic credential in violation of this act;
(2) Represent that a credit earned or granted by the person, in violation of this act, can be applied toward a credential offered by another person; or
(3) Solicit another person to seek a credential or to earn a credit that is offered in violation of this act.
Provides that issuing a false academic credential is a class C felony.
Provides that knowingly using a false academic credential is a class C felony.

--- 2006 REGULAR SESSION --

Jan 13  First reading, referred to Agriculture & Rural Economic Development.
Jan 27  Public hearing in committee.
Feb  1  Executive session in committee.
Feb  2  EKHE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb  7  Made eligible to be placed on second reading.
SB 6488 by Senators Franklin, Kline, Hargrove, Fairley, Weinstein, and Kohl-Welles

Creating a program for offender education.

(SEE ALSO PROPOSED 1ST SUB)

Requires the department to create, by rule, a program to provide offenders with the opportunity to participate in programs designed to educate offenders on American citizenship and civil rights.

Requires the department to provide to offenders, before release into the community, information regarding community service providers that provide educational services to offenders.

Requires the department to work in collaboration with community service providers that provide educational services to offenders to develop a standard curriculum for education of offenders released into the community.

SB 6488-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Franklin, Kline, Hargrove, Fairley, Weinstein, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department to create, by rule, a program to provide offenders with the opportunity to participate in programs designed to educate offenders on American citizenship and civil rights.

Requires the department to provide to offenders, before release into the community, information regarding community service providers that provide educational services to offenders.

Requires the department to work in collaboration with community service providers that provide educational services to offenders to develop a standard curriculum for education of offenders released into the community.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Human Services & Corrections.
Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 HSC - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
On motion, referred to Ways & Means.

SB 6489 by Senators Stevens, Benton, Benson, and Carrell

Requiring school districts to provide remedial postsecondary education or to pay for the cost.

Requires school districts to provide remedial postsecondary education or to pay for the cost.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 2 Public hearing in committee.

SB 6490 by Senators Rasmussen and Kline

Specifying additional mitigating circumstances allowing departures from sentencing guidelines.

(SEE ALSO PROPOSED 1ST SUB)

Specifies additional mitigating circumstances allowing departures from sentencing guidelines.

SB 6490-S by Senate Committee on Judiciary (originally sponsored by Senators Rasmussen and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Specifies additional mitigating circumstances allowing departures from sentencing guidelines.

-- 2006 REGULAR SESSION --

Jan 12 Public hearing in committee.
Jan 13 First reading, referred to Judiciary.
Jan 31 Executive session in committee.
Feb 1 JUD - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6491 by Senators Kline, Johnson, Hargrove, Esser, and Oke

Revising penalty provisions relating to taking a motor vehicle without permission.

(SEE ALSO PROPOSED 1ST SUB)

Revises penalty provisions relating to taking a motor vehicle without permission.

SB 6491-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Johnson, Hargrove, Esser, and Oke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises penalty provisions relating to taking a motor vehicle without permission.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Judiciary.
Jan 18 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6492 by Senators Kline, Franklin, Kohl-Welles, and Oke

Authorizing conversion of legal financial obligations to community restitution.

Provides that if an offender has been ordered to pay a legal financial obligation as part of a sentence and due to a change in circumstances cannot reasonably comply with the order, the court, upon motion of the offender, may order that the unpaid legal financial obligation be converted to community restitution unless the monetary obligation is for restitution, which cannot be converted. The number of hours of community restitution in lieu of the legal financial obligation shall be converted at the rate of the prevailing state minimum wage per hour.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Judiciary.
Jan 24 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; do pass.
Minority; without recommendation.
On motion, referred to Ways & Means.

SB 6493 by Senators Kline, Weinstein, Brandland, Hargrove, Oke, and Rasmussen

Revising the jurisdiction of drug courts.

(AS OF SENATE 2ND READING 2/13/06)

Requires the prosecuting attorney and the court to comply with all federal drug court rules to the extent necessary to obtain or retain federal funds.
SB 6495 by Senators Kline, Johnson, Brandland, and Oke
Assigning a seriousness level to selected unranked felonies.

(SEE ALSO PROPOSED 1ST SUB)
Assigns a seriousness level to selected unranked felonies.

--- DIGEST OF PROPOSED 1ST SUBSTITUTE ---
Provides that a seller of real property shall make available to the buyer the following statement: "This notice is to inform you that the real property you are considering for purchase may lie in close proximity to a farm. The operation of a farm involves the usual and customary agricultural practices, which are protected under RCW 7.48.305, the Washington right to farm act."

--- 2006 REGULAR SESSION ---
Jan 12 Public hearing in committee.
Jan 13 First reading, referred to Judiciary.
Feb 1 Executive session in committee.
Feb 3 JUD - Majority; do pass.
Minority: do not pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 34; nays, 13; absent, 0; excused, 2.
--- IN THE HOUSE ---
Feb 14 First reading, referred to Judiciary.
Feb 22 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass with amendment(s).
Minority: do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6496 by Senators Kline, Johnson, Hargrove, and Thibadeau
Requiring that defendants be given notice of the possibility that an exceptional sentence may be imposed.

Provides that, at any time prior to the imposition of sentence, the sentencing judge may give notice that the circumstances presented may warrant a sentence above the standard sentencing range. The judge shall specify, in writing, which of the aggravating circumstances stated in RCW 9.94A.535 (2) or (3) appear to be present.

Provides that the defendant shall be informed at the time of the plea that: (1) The sentencing judge may decide to initiate proceedings pursuant to RCW 9.94A.535 to impose an aggravated exceptional sentence pursuant to this chapter at any time prior to the imposition of sentence; and (2) If aggravated exceptional sentence proceedings are initiated the defendant may withdraw the plea of guilty and enter a plea of not guilty and the prosecutor shall not be bound by the plea agreement and is relieved of any obligation to comply with the terms of the plea agreement.

--- 2006 REGULAR SESSION ---
Jan 12 Public hearing in committee.
Jan 13 First reading, referred to Judiciary.
Jan 31 Executive session in committee.
Feb 1 JUD - Majority; 1st substitute bill be substituted, do pass.
Feb 2 On motion, referred to Ways & Means.

SB 6497 by Senators Kline, Franklin, and Hargrove
Revising felony sentence ranges.

(SUBSTITUTED FOR - SEE 2ND SUB)
Finds that statutorily granted judicial discretion in sentencing has been limited by appellate court decisions requiring jury findings prior to imposing sentences above the standard sentence ranges.

Finds that expanding the sentencing ranges is the most appropriate method of increasing judicial discretion while retaining commensurate and appropriate punishment for similarly situated offenders as well as assuring the frugal use of state and local government resources.

Declares an intent to provide judges with increased discretion and decrease the need to impose exceptional sentences. The legislature further intends that sentencing courts have the authority and power to adopt suitable processes of proceeding in cases where exceptional sentences are appropriate to the extent that such procedures are mandated by the United States Constitution or Washington state Constitution.

SB 6497-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Franklin, and Hargrove)
(SUBSTITUTED FOR - SEE 2ND SUB)
Finds that statutorily granted judicial discretion in sentencing has been limited by appellate court decisions requiring jury findings prior to imposing sentences above the standard sentence ranges.
Finds that expanding the sentencing ranges is the most appropriate method of increasing judicial discretion while retaining commensurate and appropriate punishment for similarly situated offenders as well as assuring the frugal use of state and local government resources.

Declares an intent to provide judges with increased discretion and decrease the need to impose exceptional sentences. The legislature further intends that sentencing courts have the authority and power to adopt suitable processes of proceeding in cases where exceptional sentences are appropriate to the extent that such procedures are mandated by the United States Constitution or Washington state Constitution.

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--- 2006 REGULAR SESSION --
Jan 11 Public hearing in committee.
Jan 13 First reading, referred to Judiciary.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; 1st substitute bill be substituted, do pass.
    Minority; without recommendation.
    On motion, referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
    WM - Majority; 2nd substitute bill be substituted, do pass.
    Minority; without recommendation.
    Passed to Rules Committee for second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 2nd substitute bill substituted.
    Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 32; nays, 15;
    absent, 0; excused, 2.
    -- IN THE HOUSE --
Feb 15 First reading, referred to Criminal Justice & Corrections.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
    CJC - Executive action taken by committee.
    CJC - Majority; do pass with amendment(s).
Feb 24 Referred to Appropriations.
Feb 25 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

--- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Government Operations & Elections.

SB 6499 by Senators Roach, Stevens, Schoesler, Benton, Honeyford, and Mulliken
Putting all voters on inactive status until proof of citizenship and photo identification are provided.

Places all voters on inactive status until proof of citizenship and photo identification are provided.

-- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Government Operations & Elections.

SB 6500 by Senators Haugen, McCaslin, Doumit, Benson, Shin, Esser, and Jacobsen
Companion Bill: 3077
Extending the moorage period for sales tax exemptions for nonresident vessel purchasers.

(SUBSTITUTED FOR - SEE 1ST SUB)
Extends the moorage period for sales tax exemptions for nonresident vessel purchasers.

SB 6500-S by Senate Committee on Ways & Means
(AS OF SENATE 2ND READING 2/27/06)
Modifying the sales and use taxation of vessels.

Revises the sales and use taxation of vessels.

-- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Ways & Means.
Feb 1 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; 1st substitute bill be substituted, do pass.
    Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 27 1st substitute bill substituted.
    Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 46; nays, 0;
    absent, 1; excused, 2.
    -- IN THE HOUSE --
    First reading, referred to Finance.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6501 by Senators Rockefeller, Poulsen, Morton, Honeyford, Fraser, Regala, Kohl-Welles, Rasmussen, Kline, and Keiser; by request of Governor Gregoire
Companion Bill: 2775
Creating the Washington bioenergy loan program.

(SUBSTITUTED FOR - SEE 1ST SUB)
Finds that: (1) Washington's dependence on energy supplied from outside the state and volatile global energy markets makes its economy and citizens vulnerable to unpredictable and high energy prices;
(2) Washington's dependence on petroleum-based fuels increases energy costs for citizens and businesses;
(3) Diesel soot from diesel engines ranks as the highest toxic air pollutant in Washington, leading to hundreds of premature deaths and increasing rates of asthma and other lung diseases;
(4) The use of biodiesel results in significantly less air pollution than traditional diesel fuels;
(5) Improper disposal and treatment of organic waste from farms and livestock operations can have a significant negative impact on water quality;
(6) Washington has abundant supplies of organic wastes from farms that can be used for energy production and abundant farmland where crops could be grown to supplement or supplant petroleum-based fuels;
(7) The use of energy and fuel derived from these sources can help citizens and business conserve energy and reduce the use of petroleum-based fuels, would improve air and water quality in Washington, reduce environmental risks from farm wastes, create new markets for farm products, and provide new industries and jobs for Washington citizens; and
(8) The bioenergy industry is a new and developing industry that is, in part, limited by the availability of capital for the construction of facilities for converting farm and forest products into energy and fuels.

Finds that it is in the public interest to encourage the rapid adoption and use of bioenergy, to develop a viable bioenergy industry within Washington state, and to support a viable agriculture industry to grow bioenergy crops. To accomplish this, the Washington bioenergy loan program is established to stimulate the construction of facilities in Washington to generate energy from farm sources or convert organic material into fuels.

SB 6501-S  by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Rockefeller, Poulsen, Morton, Honeyford, Fraser, Regala, Kohl-Welles, Rasmussen, Kline, and Keiser; by request of Governor Gregoire)
Creating the Washington bioenergy assistance program.

(AS OF SENATE 2ND READING 2/13/06)
Finds that: (1) Washington's dependence on energy supplied from outside the state and volatile global energy markets makes its economy and citizens vulnerable to unpredictable and high energy prices;
(2) Washington's dependence on petroleum-based fuels increases energy costs for citizens and businesses;
(3) Diesel soot from diesel engines ranks as the highest toxic air pollutant in Washington, leading to hundreds of premature deaths and increasing rates of asthma and other lung diseases;
(4) The use of biodiesel results in significantly less air pollution than traditional diesel fuels;
(5) Improper disposal and treatment of organic waste from farms and livestock operations can have a significant negative impact on water quality;
(6) Washington has abundant supplies of organic wastes from farms that can be used for energy production and abundant farmland where crops could be grown to supplement or supplant petroleum-based fuels;
(7) The use of energy and fuel derived from these sources can help citizens and business conserve energy and reduce the use of petroleum-based fuels, would improve air and water quality in Washington, reduce environmental risks from farm wastes, create new markets for farm products, and provide new industries and jobs for Washington citizens; and
(8) The bioenergy industry is a new and developing industry that is, in part, limited by the availability of capital for the construction of facilities for converting farm and forest products into energy and fuels.

Finds that it is in the public interest to encourage the rapid adoption and use of bioenergy, to develop a viable bioenergy industry within Washington state, and to support a viable agriculture industry to grow bioenergy crops. To accomplish this, the Washington bioenergy loan program is established to stimulate the construction of facilities in Washington to generate energy from farm sources or convert organic material into fuels.

SB 6502  by Senators Roach, Kohl-Welles, Weinstein, Kline, McCaslin, Benton, and Rasmussen
Creating a statewide automated victim information and notification system.

(AS OF SENATE 2ND READING 2/09/06)
Finds that notifying victims of crime when their offender is released from incarceration, transferred, or served with a protective order is vital to enhancing the safety and mental well-being of a victim. In recognition of the victim's needs, some Washington state local governments have implemented a victim notification system. However, only a few local governments have implemented these systems which are presently not connected to an interoperable statewide system.

Declares it is the intent of this act to provide victims throughout our state with the knowledge they need to secure their physical and mental well-being.

SB 6502-S  by Senate Committee on Human Services & Corrections (originally sponsored by Senators Roach, Kohl-Welles, Weinstein, Kline, McCaslin, Benton, and Rasmussen)
(AS OF SENATE 2ND READING 2/09/06)
Creating a statewide automated victim information and notification system.

Finds that notifying victims of crime when their offender is released from incarceration, transferred, or served with a protective order is vital to enhancing the safety and mental well-being of a victim. In recognition of the victim's needs, some Washington state local governments have implemented a victim notification system. However, only a few local governments have implemented these systems which are presently not connected to an interoperable statewide system.

Declares it is the intent of this act to provide victims throughout our state with the knowledge they need to secure their physical and mental well-being.

-- 2006 REGULAR SESSION --
Jan 24  Public hearing in committee.
Feb 2   Executive session in committee.
Feb 3   WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 6   Public hearing in committee.
Feb 7   Executive session in committee.
Feb 11  Placed on second reading by Rules Committee.
Feb 13  1st substitute bill substituted.
Feb 21  Public hearing and executive action taken in committee.
Feb 23  Passed to Rules Committee for second reading.
Mar 8   By resolution, returned to Senate Rules Committee for third reading.

-- IN THE HOUSE --
Feb 15  First reading, referred to Technology, Energy & Communications.
Feb 21  Public hearing and executive action taken in committee.
Feb 26  TEC - Executive action taken by committee.
Feb 27  TEC - Majority; do pass with amendment(s).
Mar 8   By resolution, returned to Senate Rules Committee for third reading.
SB 6503 by Senators Finkbeiner, Poulsen, Morton, Esser, Jacobsen, Kohl-Welles, Schmidt, Parlette, Rasmussen, Kline, and Keiser

Providing tax incentives for the generation of electricity using renewable resources.

(SEE ALSO PROPOSED 1ST SUB)

Provides tax incentives for the generation of electricity using renewable resources.

SB 6503-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Finkbeiner, Poulsen, Morton, Esser, Jacobsen, Kohl-Welles, Schmidt, Parlette, Rasmussen, Kline, and Keiser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides tax incentives for the generation of electricity using renewable resources.

--- 2006 REGULAR SESSION ---

Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means.
Feb 2 Referred to Ways & Means.

SB 6504 by Senators Berkey and Mulliken

Prohibiting public hospital district employees from serving as commissioners.

(DIGEST AS ENACTED)

Prohibits public hospital district employees from serving as commissioners.

--- 2006 REGULAR SESSION ---

Jan 13 First reading, referred to Government Operations & Elections.
Jan 26 Public hearing in committee.
Feb 1 GO - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
--- IN THE HOUSE ---
Feb 15 First reading, referred to Local Government.
Feb 20 Public hearing and executive action taken in committee.
LG - Executive action taken by committee.
LG - Majority; do pass.
Feb 22 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted. Placed on third reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
--- IN THE SENATE ---
Mar 6 President signed.

SB 6506 by Senators Honeyford and Morton

Limiting building permit moratoriums.

Provides that, for purposes of this act, no state, county, or city agency or authority may place a moratorium on building permits unless the department of ecology has issued a record of examination for all active and completed water right applications pending with the department in the pertinent jurisdiction.

--- 2006 REGULAR SESSION ---

Jan 13 First reading, referred to Government Operations & Elections.
Jan 17 Executive session in committee.
GO - Majority; without recommendation. Minority; do not pass.
Jan 18 And refer to Water, Energy & Environment.
Referred to Water, Energy & Environment.

SB 6507 by Senators Honeyford, Poulsen, Morton, and Fraser

Concerning watershed management partnerships.

(SEE ALSO PROPOSED 1ST SUB)

Finds that local governments, special districts, and utilities that cooperate in watershed management partnerships are acting in the public interest and in a manner that is intended to maintain healthy watershed function while sustaining growing populations and maximum beneficial use of water in the watershed over time. Therefore, it is the intent of this act to provide additional funding authority to assist watershed management partnerships with the implementation of local watershed plans.
SB 6507-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Honeyford, Poulsen, Morton, and Fraser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that local governments, special districts, and utilities that cooperate in watershed management partnerships are acting in the public interest and in a manner that is intended to maintain healthy watershed function while sustaining growing populations and maximum beneficial use of water in the watershed over time. Therefore, it is the intent of this act to provide additional funding authority to assist watershed management partnerships with the implementation of local watershed plans.

-- 2006 REGULAR SESSION --

Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6508 by Senators Rasmussen, Poulsen, Kline, McCaslin, Brown, Oke, Schmidt, Sweeney, Finkbeiner, and Kohl-Welles; by request of Governor Gregoire

Companion Bill: 2738

Developing minimum renewable fuel content requirements and fuel quality standards in an alternative fuels market.

(SUBSTITUTED FOR - SEE 1ST SUB)

Prescribes minimum renewable fuel content requirements and fuel quality standards in an alternative fuels market.

SB 6508-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Rasmussen, Poulsen, Kline, McCaslin, Brown, Oke, Schmidt, Sweeney, Finkbeiner, and Kohl-Welles; by request of Governor Gregoire)

(DIGEST AS ENACTED)

Prescribes minimum renewable fuel content requirements and fuel quality standards in an alternative fuels market.

Finds that it is in the public interest to establish a market for alternative fuels in Washington. By requiring a growing percentage of our fuel supply to be renewable biofuel that meets appropriate fuel quality standards, we will reduce our dependence on imports of foreign oil, improve the health and quality of life for Washingtonians, and stimulate the creation of a new industry in Washington that benefits our farmers and rural communities.

Finds that it is in the public interest for the state to play a central role in spurring the market by purchasing an increasing percentage of our fuel supply to be renewable biofuel that meets fuel quality standards in an alternative fuels market.

Declares an intent for consumers to have a choice of fuels and fuel providers to prepare for successful implementation.

Finds that local governments, special districts, and utilities that cooperate in watershed management partnerships are acting in the public interest and in a manner that is intended to maintain healthy watershed function while sustaining growing populations and maximum beneficial use of water in the watershed over time. Therefore, it is the intent of this act to provide additional funding authority to assist watershed management partnerships with the implementation of local watershed plans.

-- 2006 REGULAR SESSION --

Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

SB 6509 by Senator Kastama

Modifying the cancellation process for public contracts.

(SEE ALSO PROPOSED 1ST SUB)

Revises the cancellation process for public contracts.

SB 6509-S by Senate Committee on Government Operations & Elections (originally sponsored by Senator Kastama)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the cancellation process for public contracts.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Government Operations & Elections.
Jan 31 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6510 by Senators Pridemore, Kastama, Doumit, Zarelli, Kline, and Benton

Companion Bill: 2656

Modifying county lien authority.

(SEE ALSO PROPOSED 1ST SUB)

Revises county lien authority.
SB 6512-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Pridemore, Kastama, Doumit, Zarelli, Kline, and Benton)

Concerning county lien authority.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises county lien authority.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Government Operations & Elections.
Jan 30 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 GO - Majority; 1st substitute bill be substituted, do pass.
Feb 9 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6511 by Senators Pridemore, Kastama, Benton, Zarelli, and Roach

Companion Bill: 2655

Modifying disbursement of the metropolitan park district fund.

Revises disbursement of the metropolitan park district fund.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Government Operations & Elections.
Jan 17 Public hearing in committee.
Jan 23 Executive session in committee.
Jan 24 GO - Majority; do pass.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6512 by Senators Fraser, Pridemore, Honeyford, Poulsen, Mulliken, Regala, Rockefeller, Delvin, and Kline

Enhancing air quality at truck stops.

(SUBSTITUTED FOR - SEE 1ST SUB)

Recognizes that the air quality around idling heavy duty diesel vehicles at truck stops can contribute to unhealthy conditions. Idling vehicles not only consume up to one billion gallons of diesel fuel a year, but also contribute to air pollution by releasing fine particles, volatile organic compounds, carbon monoxide, carbon dioxide, and nitrogen oxides. These emissions contribute to deteriorating human health conditions, including asthma, heart disease, cancer, and aggravated allergies. Idling vehicles also contribute to driver fatigue through exposure to noise, vibration, and elevated levels of carbon monoxide and other pollutants.

Declares that Washington state seeks to encourage private entities to address this source of air pollution by providing incentives to those who provide the infrastructure and services that support the use of auxiliary power through onboard or stand-alone electrification systems.

SB 6513 by Senators Fraser, Poulsen, Pridemore, Regala, Rockefeller, Kohl-Welles, and Kline

Requiring biomonitoring as an element of the environmental health tracking program.

(SEE ALSO PROPOSED 1ST SUB)

Requires biomonitoring as an element of the environmental health tracking program.

Provides that, by September 30, 2006, the department of health, in consultation with the department of ecology and local health jurisdictions, shall provide recommendations to the governor and the appropriate committees of the senate and house of representatives for funding the biomonitoring program. The recommendations shall provide a proposed phase-in of the top ten highest priorities identified by the department of health's 2003 biomonitoring plan, and shall include recommendations for sharing of costs among federal, state, local, and nongovernmental entities. The department of health's implementation recommendations shall include the objective of integrating with and complementing nationwide monitoring programs.
Appropriates the sum of fifty thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the state toxics control account to the department of health for the purposes of this act.

SB 6513-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Poulsen, Pridemore, Regala, Rockefeller, Kohl-Welles, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires biomonitoring as an element of the environmental health tracking program.

Provides that, by September 30, 2006, the department of health, in consultation with the department of ecology and local health jurisdictions, shall provide recommendations to the governor and the appropriate committees of the senate and house of representatives for funding the biomonitoring program. The recommendations shall provide a proposed phase-in of the top ten highest priorities identified by the department of health's 2003 biomonitoring plan, and shall include recommendations for sharing of costs among federal, state, local, and nongovernmental entities. The department of health's implementation recommendations shall include the objective of integrating with and complementing nationwide monitoring programs.

Appropriates the sum of fifty thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the state toxics control account to the department of health for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 18 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Referred to Ways & Means.

SB 6514 by Senators Fraser, Poulsen, Pridemore, Regala, Rockefeller, Kohl-Welles, Kline, and Keiser

Regarding biodiesel mandates for state agencies and contractors.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, effective June 1, 2009, all state agencies are required to use a minimum of twenty percent biodiesel as compared to total volume of all diesel purchases made by the agency for the operation of the agency's diesel-powered vehicles, vessels, and equipment.

Provides that, effective June 1, 2020, all state agencies are required to use a minimum of thirty percent biodiesel as compared to total volume of all diesel purchases made by the agency for the operation of the agency's diesel-powered vehicles, vessels, and equipment.

Requires the department of general administration to coordinate a biodiesel technical assistance team, including representatives from the department of agriculture, the department of ecology, the department of community, trade, and economic development's energy policy division, and Washington State University's energy program. The team shall provide assistance to fleet managers and recommend best management practices concerning the use of biodiesel.

SB 6514-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Poulsen, Pridemore, Regala, Rockefeller, Kohl-Welles, Kline, and Keiser)

Regarding biodiesel mandates for state agencies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, effective June 1, 2009, all state agencies are required to use a minimum of twenty percent biodiesel as compared to total volume of all diesel purchases made by the agency for the operation of the agency's diesel-powered vehicles and equipment.

Provides that the department of general administration must assist state agencies seeking to meet the biodiesel fuel mandates in RCW 43.19.642 by coordinating the purchase and delivery of biodiesel if requested by any state agency. The department may use long-term contracts of up to ten years to secure a sufficient and stable supply of biodiesel for use by state agencies.

Requires the department of general administration to coordinate a biodiesel technical assistance team, including representatives from the department of agriculture, the department of ecology, the department of community, trade, and economic development's energy policy division, and Washington State University's energy program. The team shall provide assistance to fleet managers and recommend best management practices concerning the use of biodiesel.

SB 6515 by Senators Fraser, Oke, Morton, Poulsen, Mulliken, Rasmussen, Kline, and Keiser

Provision of information on biofuels and renewable energy.

Provides information on biofuels and renewable energy.

-- 2006 REGULAR SESSION --

Jan 24 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 9 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6516 by Senators Fraser, Mulliken, Pridemore, Morton, Poulsen, Rockefeller, Regala, Benton, Rasmussen, Kline, and Keiser

Providing sales and use tax exemptions to encourage the use of alternative fuels.

(SEE ALSO PROPOSED 1ST SUB)

Provides sales and use tax exemptions to encourage the use of alternative fuels.
SB 6516-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Mulliken, Pridemore, Morton, Poulsen, Rockefeller, Regala, Benton, Rasmussen, Kline, and Keiser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides sales and use tax exemptions to encourage the use of alternative fuels.

Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.

SB 6517 by Senators Fraser, Poulsen, Pridemore, Rockefeller, Regala, and Kline

Creating the uniform environmental covenants act.

Finds that the national conference of commissioners on uniform state laws has developed model legislation called the uniform environmental covenants act. The act ensures that environmental covenants, recorded use restrictions negotiated in connection with hazardous waste site cleanups, and other environmental response projects are legally valid and enforceable. The uniform environmental covenants act achieves this objective by providing clear statutory standards that override court-made doctrines that do not fit such land cleanup and reuse contexts.

Finds that nothing in this act will amend or modify any local or state laws that determine when environmental covenants are required, when a particular contaminated site must be cleaned up, or the standards for a clean up.

Declares that adoption of the uniform environmental covenants act in Washington will provide all participants in a cleanup with greater confidence that environmental covenants and other institutional controls will be effective over the life of the cleanup. This will speed cleanups of many sites and assist in the recycling of urban brownfield properties into new economic uses for the benefit of the citizens of Washington.

-- 2006 REGULAR SESSION --
Jan 18 Public hearing in committee.

SB 6518 by Senators Fraser, Mulliken, Poulsen, Honeyford, Pridemore, Regala, Kline, and Keiser

Modifying state energy policy.

(SEE ALSO PROPOSED 1ST SUB)
Provides that, by September 1, 2009, state agencies shall reduce energy purchases by fifteen percent from fiscal year 2005, using all practicable, cost-effective means available, including energy efficiency programs and the use of on-site renewable resources.

Provides that, by September 1st of each year, state agencies shall report their energy used in the previous fiscal year to the department of general administration.

SB 6518-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Mulliken, Poulsen, Honeyford, Pridemore, Regala, Kline, and Keiser)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that, by September 1, 2009, each state agency is encouraged to reduce its electrical and heating consumption by fifteen percent from fiscal year 2005, using all practicable, cost-effective means available, including energy efficiency programs and the use of on-site renewable resources. The department of general administration, in cooperation with the state energy office, shall develop standards and formulas to assist agencies in meeting this goal.

Provides that, by September 1st of each year, each state agency shall report to the department of general administration its electrical and heating reduction efforts for the previous fiscal year. By December 31st of each year, the department shall summarize the reports and report to the appropriate committees of the legislature. The summary shall include details on how each agency was able to reduce its electrical and heating consumption.

-- 2006 REGULAR SESSION --
Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6519 by Senators Benton, Benson, Schoesler, Carrell, Esser, Jacobsen, Pflug, Mulliken, Johnson, Honeyford, Sheldon, Roach, Kline, Oke, Rasmussen, and Keiser

Requiring sex offenders to verify twice a year that registration information is accurate.

(Substituted for - See 1st Sub)
Requires sex offenders to verify twice a year that registration information is accurate.

SB 6519-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Benton, Benson, Schoesler, Carrell, Esser, Jacobsen, Pflug, Mulliken, Johnson, Honeyford, Sheldon, Roach, Kline, Oke, Rasmussen, and Keiser)

Requiring level III sex offenders to report to law enforcement every three months. (REVISED FOR PASSED LEGISLATURE: Requiring level II and III sex offenders to report in person every ninety days.)

(DIGEST AS ENACTED)
Provides that all offenders who are required to register pursuant to this act who have a fixed residence and who are designated as a risk level II or III must report, in person, every ninety days to the sheriff of the county where he or she is registered. Reporting shall be on a day specified by the county sheriff's office, and shall occur during normal business hours.

Provides that an offender who complies with the ninety-day reporting requirement with no violations for a period of at least five years in the community may petition the superior court to be relieved of the duty to report every ninety days. The petition shall be made to the superior court in the county where the offender resides or reports under this act. The prosecuting attorney of the county shall be named and served as respondent in any such petition. The court shall relieve the petitioner of the duty to report if the petitioner shows, by a preponderance of the evidence, that the petitioner has complied with the reporting requirement for a period of at least five years and that the offender has not been convicted of a criminal violation of this act for a period of at least five years, and the court determines that the reporting no longer serves a public safety purpose. Failure to report, as specified, constitutes a violation of this act and is punishable as provided in this act.

-- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Human Services & Corrections.
Jan 26 Public hearing in committee.
Feb 1 Executive session in committee.
Whether the payee holds an account at the bank.

It against an account with a sufficient balance at par, without regard to whether the payee holds an account at the financial institution. "Financial institution" means any institution with an office in the state of Washington upon which a check is drawn, regardless of where the account or account holder may be located, and includes all institutions defined under RCW 30.22.040(12).

Does not prohibit a financial institution from requiring commercially reasonable verification of the payee's identity before settlement of the check.

Provides that, if a payor financial institution refuses to pay a check drawn against an account with a sufficient balance at par, the check is dishonored, as provided for in RCW 62A.3-502.

Provides that if a payor financial institution refuses to pay a check drawn against an account with a sufficient balance at par, due to any fees that the financial institution wishes to deduct from the funds to be received by the payee, the drawer of the check and payor financial institution are jointly and severally liable to the payee for the face amount of the check, any fees the financial institution wishes to deduct, additional damages in the sum of five hundred dollars, and interest on all these amounts at the rate of twelve percent per annum from the date of dishonor.

SB 6521 by Senators Benton, Berkey, Mulliken, and Stevens

Creating the direct property owner petition method of annexation for city and town annexations.

Establishes the direct property owner petition method of annexation for city and town annexations.

SB 6522 by Senators Benton, Kastama, Roach, Berkey, Benson, Zarelli, Stevens, Delvin, Honeyford, and Schmidt

Concerning campaign contributions made by out-of-state entities.

(SEE ALSO PROPOSED 1ST SUB)

Requires a payor bank to pay a check drawn on it against an account with a sufficient balance at par, without regard to whether the payee holds an account at the bank.

Does not prohibit a bank from requiring commercially reasonable verification of the payee's identity before settlement of the check.

Requires that, in addition to any remedy provided by law, the department of financial institutions shall ensure that payor banks comply with the requirements of this act.

SB 6520-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Benton, Fairley, Oke, Stevens, Prentice, and Spanel)

Regulating cashing checks.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires a payor financial institution to pay a check drawn on it against an account with a sufficient balance at par, without regard to whether the payee holds an account at the financial
Increasing the minimum age for gambling.

(SEE ALSO PROPOSED 1ST SUB)

Increases the minimum age for gambling to twenty-one.

SB 6523-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Hargrove, Benson, Roach, Fairley, Rasmussen, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that it is unlawful for a person under the age of twenty-one years to engage in any wagering activities allowed by chapter 9.46 RCW when such activities are conducted in any portion of a facility under the ownership or management control of the holder of a license issued by the liquor control board if: (1) Alcohol for on-site consumption is sold anywhere in the facility; or

(2) The on-site consumption of alcohol is allowed anywhere in the facility. A violation of this provision is a gross misdemeanor.

Provides that it is unlawful for any person twenty-one years of age or older to assist, participate with, or knowingly allow a person under the age of twenty-one years to engage in any wagering activity allowed by this chapter when such activities are conducted in any portion of a facility under the ownership or management control of the holder of a license issued by the liquor control board if: (1) Alcohol for on-site consumption is sold anywhere in the facility; or

(2) The on-site consumption of alcohol is allowed anywhere in the facility. A violation of this provision is a gross misdemeanor.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Labor, Commerce, Research & Development.
Jan 26 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 LCRD - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Feb 4 Referred to Ways & Means.

SB 6526 by Senators Jacobsen, Mulliken, Berkey, Oke, Weinstein, Poulsen, and Eide; by request of Department of Transportation

Companion Bill: 3020

Authorizing the use of automated traffic safety cameras in state highway work zones.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes the use of automated traffic safety cameras in state highway work zones.

SB 6526-S by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Mulliken, Berkey, Oke, Weinstein, Poulsen, and Eide; by request of Department of Transportation)

Authorizing the use of automated traffic safety cameras in state roadway construction zones.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the use of automated traffic safety cameras in state roadway work zones.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 WEE - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Feb 2 Referred to Ways & Means.

SB 6527 by Senators Jacobsen, Mulliken, Haugen, and Sheldon; by request of Department of Transportation

Companion Bill: 2874

Modifying transportation project design-build provisions.

Provides that, to test the applicability of the design-build procedure on smaller projects and specialty projects, the department may conduct up to five pilot projects on projects that cost between two and ten million dollars. The department shall evaluate these pilot projects with respect to cost, time to complete, efficiencies gained, if any, and other pertinent information to facilitate analysis regarding the further use of the design-build process on projects of this size.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 16 Public hearing and executive action taken in committee.
Jan 19 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6525 by Senators Benton, Oke, Berkey, Mulliken, Benson, Esser, Haugen, and Sheldon; by request of Department of Transportation

Companion Bill: 2874

Providing incentives for conversion of landfill methane gas to liquid fuel.

(SEE ALSO PROPOSED 1ST SUB)

Provides incentives for conversion of landfill methane gas to liquid fuel.

SB 6524 by Senators Rasmussen, Morton, Poulsen, Rockefeller, Honeyford, and Benton

Providing incentives for conversion of landfill methane gas to liquid fuel.

(SEE ALSO PROPOSED 1ST SUB)

Provides incentives for conversion of landfill methane gas to liquid fuel.

SB 6524-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Rasmussen, Morton, Poulsen, Rockefeller, Honeyford, and Benton)

Providing incentives for converting methane gas to a useable fuel.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides incentives for converting methane gas to a useable fuel.

-- 2006 REGULAR SESSION --

Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 WEE - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Feb 4 Referred to Ways & Means.

SB 6527 by Senators Jacobsen, Mulliken, Haugen, and Sheldon; by request of Department of Transportation

Companion Bill: 2874

Providing incentives for converting methane gas to a useable fuel.
Permitting roadside tire chain businesses.

**Companion Bill:** 3088
Extending the negotiation period for the Milwaukee Road trail to July 1, 2013.

**(SUBSTITUTED FOR - SEE 1ST SUB)**
Extends the negotiation period for the Milwaukee Road trail to July 1, 2013.

**SB 6527-S** by Senate Committee on Transportation (originally sponsored by Senators Jacobsen, Mulliken, Haugen, and Sheldon; by request of Department of Transportation)

**(DIGEST AS ENACTED)**
Extends the negotiation period for the Milwaukee Road trail to July 1, 2009.

**-- 2006 REGULAR SESSION --**

**Jan 13** First reading, referred to Transportation.

**Jan 16** Public hearing in committee.

**Jan 26** Executive session in committee.

**Jan 30** TR - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

**Feb 11** Placed on second reading by Rules Committee.

**Feb 14** 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3;

**-- IN THE HOUSE --**

**Feb 16** First reading, referred to Transportation.

**Feb 22** Public hearing in committee.

**Feb 23** Executive session in committee.
TR - Executive action taken by committee.
TR - Majority: do pass with amendment(s).
Passed to Rules Committee for second reading.

**Mar 1** Placed on second reading.

**Mar 2** Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 3; absent, 0; excused, 6;

**-- IN THE SENATE --**

**Mar 4** Senate concurred in House amendments.
Passed final passage; yeas, 43; nays, 0; absent, 0; excused, 6.

**Mar 7** President signed.

**-- IN THE HOUSE --**

-- OTHER THAN LEGISLATIVE ACTION --

**Mar 8** Delivered to Governor.

**Mar 20** Governor signed.
Chapter 160, 2006 Laws.
Effective date 6/7/2006.

**SB 6528** by Senators Mulliken, Kastama, Benson, Oke, Esser, Berkey, and Sheldon; by request of Department of Transportation

**Companion Bill:** 2875
Permitting roadside tire chain businesses.

**(SUBSTITUTED FOR - SEE 1ST SUB)**
Authorizes the department to issue written permits authorizing permittees to install or remove tire chains on motor vehicles with the following conditions: (1) Chains may only be installed or removed at locations designated in the permit; (2) Permittees must comply with terms and conditions in the permit relating to the safe and orderly movement of traffic; and (3) Permittees may charge a fee to drivers for their services.

**SB 6528-S** by Senate Committee on Transportation (originally sponsored by Senators Mulliken, Kastama, Benson, Oke, Esser, Berkey, and Sheldon; by request of Department of Transportation)

**(DIGEST AS ENACTED)**
Authorizes the department to issue written permits authorizing permittees to install or remove tire chains on motor vehicles with the following conditions: (1) Chains may only be installed or removed at locations designated in the permit; (2) Permittees must comply with terms and conditions in the permit relating to the safe and orderly movement of traffic; and (3) Permittees may charge a fee to drivers for their services.

Provides that the department, in issuing a permit for the installation or removal of tire chains, assumes no responsibility for the actions, inactions, competence, or reliability of the permittee in performing those services and shall not be liable for the damages relating to acts or omissions of the permittees. The department shall adopt rules to implement this act, including requiring permittees to wear reflective clothing and use appropriate signage.

**-- 2006 REGULAR SESSION --**

**Jan 13** First reading, referred to Transportation.

**Jan 16** Public hearing and executive action taken in committee.

**Jan 23** TRAN - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

**Feb 2** Made eligible to be placed on second reading.

**Feb 9** Placed on second reading by Rules Committee.

**Feb 11** 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5;

**-- IN THE HOUSE --**

**Feb 13** First reading, referred to Transportation.

**Feb 15** Public hearing in committee.

**Feb 22** Executive session in committee.
TR - Executive action taken by committee.
TR - Majority: do pass with amendment(s).
Passed to Rules Committee for second reading.

**Feb 24** Passed to Rules Committee for second reading.

**Feb 27** Placed on second reading by Rules Committee.

**Feb 28** Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 2;

**-- IN THE SENATE --**

**Mar 7** Senate concurred in House amendments.
Passed final passage; yeas, 46; nays, 0; absent, 1; excused, 2.

**Mar 8** President signed.

**-- IN THE HOUSE --**

-- OTHER THAN LEGISLATIVE ACTION --

**Mar 29** Governor signed.
Chapter 324, 2006 Laws.
Effective date 6/7/2006.

**SB 6529** by Senators Swecker, Poulsen, and Rasmussen
Concerning water right application fees.
Revises provisions pertaining to water right application fees.
SB 6530 by Senators Finkbeiner, Fairley, Berkey, Benton, and Kline; by request of Secretary of State

Companion Bill: 2753

Allowing electronic voter registration.

Requires the superintendent of public instruction to request the United States department of education to provide flexibility to local school districts in selecting the assessments administered in grades three, five, six, and eight in reading and mathematics as required by P.L. 107-110. The superintendent shall request the flexibility to incorporate a combination of statewide and locally selected assessments to provide options for school district boards of directors to use in grades three, five, six, and eight.

Requires the superintendent to submit the proposed revised plan to the education committees of the legislature for review no later than the 2007 legislative session. After the legislature formally approves the plan through legislation or a concurrent resolution, the superintendent shall submit the revised plan to the appropriate federal authorities in time to ensure locally selected assessments for use during the 2007-08 school year.

SB 6531 by Senators Weinstein, Fraser, and Kline

Preserving remedies when limited liability companies dissolve.

(DIGEST AS ENACTED)

Provides that the dissolution of a limited liability company does not take away or impair any remedy available against that limited liability company, its managers, or its members for any right or claim existing, or any liability incurred at any time, whether prior to or after dissolution, unless an action or other proceeding thereon is not commenced within three years after the effective date of dissolution. Such an action or proceeding against the limited liability company may be defended by the limited liability company in its own name.

SB 6532 by Senators Delvin, Schoesler, Morton, and Jacobsen

Regarding Washington's academic assessment system.

(SEE ALSO PROPOSED 1ST SUB)
Providing a business and occupation tax credit for syrup taxes paid by a business.

**DIGEST AS ENACTED**

Provides a business and occupation tax credit for syrup taxes paid by a business.

Declares that, in computing the tax imposed under chapter 82.04 RCW, a credit is allowed to a buyer of syrup to be used by the buyer in making carbonated beverages that are sold by the buyer if the tax imposed by RCW 82.64.020 has been paid in respect to the syrup. The amount of the credit shall be equal to twenty-five percent from July 1, 2006, through June 30, 2007, fifty percent from July 1, 2007, through June 30, 2008, seventy-five percent from July 1, 2008, through June 30, 2009, and one hundred percent after June 30, 2009, of the taxes imposed under RCW 82.64.020 in respect to the syrup purchased by the buyer.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to WAYS & MEANS.
Jan 24 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 20 1st substitute bill substituted.

-- IN THE HOUSE --

Feb 21 First reading, referred to Finance.
Feb 22 Public hearing in committee.
Feb 28 Executive session in committee. F.IN - Executive action taken by committee. F.IN - Majority: do pass with amendment(s).
Mar 1 Passed to Rules Committee for second reading.
Mar 4 Rules Committee relived of further consideration. Placed on second reading.
Mar 8 Committee amendment not adopted.
Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 43; nays, 5; absent, 0; excused, 1.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.

SB 6534 by Senator Jacobsen

Regulating unclaimed property locators.

Finds it necessary to regulate the practice of offering to reunite the apparent owner or heirs with unclaimed property for a fee. The legislature intends that only individuals who obtain a license under this act may represent themselves in this state as heir finders or asset or unclaimed property locators.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 2 Public hearing in committee.

SB 6535 by Senator Jacobsen

Concerning aquatic land leases.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a city with a population of five hundred thousand or greater has sixty days from the effective date of this section to negotiate a lease of aquatic lands with the department. If the city fails to negotiate the lease of aquatic lands, the department may: (1) Impose the lease conditions of a county with a population of one million or greater; or (2) Enforce the provisions of this act.

Provides that a city with a population of five hundred thousand or greater must agree to all department lease conditions for leased aquatic lands or the department must cancel the lease and put the lease up for bid.

Provides that, if a city with a population of five hundred thousand or greater fails to vacate the leased aquatic lands within thirty days of the lease cancellation, then the department must assess a one thousand dollar per day penalty on the city, with the funds going into the aquatic lands enhancement account, created in RCW 79.105.150.

Requires the department to submit a report to the legislature by January 1, 2007, reporting on the status of this act in order to ensure that the intent of the legislature is carried out.

SB 6535-S by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Jacobsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a city with a population of five hundred thousand or greater has sixty days from the effective date of this act to negotiate a lease of aquatic lands with the department. If the city fails to negotiate the lease of aquatic lands, the department of natural resources may impose the lease conditions of a county with a population of one million or greater.

Authorizes the department of natural resources and the city with a population of five hundred thousand or greater to utilize the services of a mediator to ensure the successful negotiation of the leases referenced in this act.

Provides that a city with a population of five hundred thousand or greater may not be granted, nor may it spend, any aquatic lands enhancement account funds until all leases referenced in this act are signed.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 NROR - Majority: 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

SB 6536 by Senators Jacobsen and Benton

Regarding the legislative youth advisory council.

(AS OF SENATE 2ND READING 2/10/06)

Deletes the expiration date of June 30, 2007.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Government Operations & Elections.
Jan 16 Public hearing and executive action taken in committee.
Jan 19 Placed on second reading by Rules Committee.
Feb 10 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 37; nays, 8; absent, 0; excused, 4.

-- IN THE HOUSE --

Feb 11 First reading, referred to State Government Operations & Accountability.
Mar 8  By resolution, returned to Senate Rules Committee for third reading.

SB 6537 by Senators Kohl-Welles, Parlette, Hewitt, Honeyford, Keiser, and McAuliffe; by request of Liquor Control Board

Companion Bill: 2561

Modifying requirements for the direct sale of wine to Washington state consumers.

**DIGEST AS ENACTED**

Provides that the holder of a license to manufacture wine issued by this state or another state may ship its wine to a person who is a resident of Washington and is twenty-one years of age or older for that person's personal use and not for resale.

Requires that, before wine may be shipped by a domestic winery or an out-of-state winery to a person who is a resident of Washington, the winery must: (1) Obtain a wine shipper's permit under procedures prescribed by the board by rule and pay a fee established by the board, if the winery is located outside the state; or (2) Be licensed as a domestic winery by the board and have paid the annual license fee.


Jan 13  First reading, referred to Labor, Commerce, Research & Development.

Jan 17  Public hearing in committee.

Jan 23  Executive session in committee.

Jan 24  LCRD - Majority; do pass.

Feb 2  Made eligible to be placed on second reading.

Feb 7  Placed on second reading by Rules Committee.

Feb 9  Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 2; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15  First reading, referred to Commerce & Labor.

Feb 16  Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; do pass.

Feb 20  Passed to Rules Committee for second reading.

Feb 27  Placed on second reading suspension calendar.

Feb 28  Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6  President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 7  Delivered to Governor.

Mar 17  Governor signed.

Chapter 85, 2006 Laws.

Effective date 6/7/2006.

SB 6539 by Senators Kohl-Welles, Parlette, and Keiser; by request of Liquor Control Board

Companion Bill: 2560

Changing the formula cap on spirits, beer, and wine restaurant licenses.

**DIGEST AS ENACTED**

Revises the formula cap on spirits, beer, and wine restaurant licenses.

-- 2006 REGULAR SESSION --

Jan 13  First reading, referred to Labor, Commerce, Research & Development.

Jan 17  Public hearing in committee.

Jan 26  Executive session in committee.

Jan 30  LCRD - Majority; do pass.

Minority; do not pass.

Feb 9  Made eligible to be placed on second reading.

Feb 11  Placed on second reading by Rules Committee.

Feb 13  Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 2; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15  First reading, referred to Commerce & Labor.

Feb 16  Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; do pass.

Feb 20  Passed to Rules Committee for second reading.

Feb 27  Placed on second reading suspension calendar.

Feb 28  Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6  President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 7  Delivered to Governor.

Mar 17  Governor signed.

Chapter 85, 2006 Laws.

Effective date 6/7/2006.

SB 6540 by Senators Kohl-Welles, Parlette, and Keiser; by request of Liquor Control Board

Companion Bill: 2563

Concerning the processing of liquor licenses.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Establishes provisions regarding the processing of liquor licenses.

SB 6540-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Parlette, and Keiser; by request of Liquor Control Board)

**DIGEST AS ENACTED**

SB 6538 by Senators Kohl-Welles, Parlette, and Keiser; by request of Liquor Control Board

Companion Bill: 2562

Regulating flavored malt beverage.
Establishes provisions regarding the processing of liquor licenses.

Jan 13 First reading, referred to Labor, Commerce, Research & Development.
Jan 17 Public hearing in committee.
Jan 23 Executive session in committee.
Jan 24 LCRD - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 8 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
Feb 10 First reading, referred to Commerce & Labor.
Feb 16 Public hearing in committee.
Feb 22 Executive session in committee. CL - Executive action taken by committee. CL - Majority; do pass with amendment(s).
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading suspension calendar.
Mar 1 Committee recommendations adopted and the bill amended. Placed on third reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.
Mar 8 President signed.
-- IN THE HOUSE --
Mar 9 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION -- Delivered to Governor.
Mar 30 Chapter 246, 2006 Laws. Effective date 6/7/2006.-------

SB 6541 by Senators Prentice and Zarelli
Regarding appeal bond requirements against signatories of the tobacco master settlement agreement.

(DIGEST AS ENACTED)
Declares an intent to place a maximum limit on the appeal bond a master settlement agreement signatory or a successor or affiliate of a master settlement agreement signatory can be required to post in litigation in order to stay execution of the judgment without being forced into bankruptcy while it exercises its right to appeal an adverse judgment.
Provides that, if an appellee proves by a preponderance of the evidence that an appellant is dissipating assets outside the ordinary course of business to avoid the payment of a judgment, a court may require the appellant to post a bond in an amount up to the amount of the judgment.

-- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Ways & Means.
Jan 26 Public hearing in committee.
Jan 31 WM - Majority; do pass. Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 2; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 15 First reading, referred to Appropriations.
Feb 16 Public hearing in committee.
Feb 20 Executive session in committee. APP - Executive action taken by committee. APP - Majority; do pass with amendment(s). Minority; do not pass.
Feb 22 Passed to Rules Committee for second reading.
Mar 3 Placed on second reading. Committee amendment adopted with no other amendments. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 87; nays, 11; absent, 0; excused, 0. -- IN THE SENATE --
Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 44; nays, 4; absent, 0; excused, 1.
Mar 8 President signed.
-- IN THE HOUSE --

SB 6542 by Senators Mulliken, Rasmussen, Schoesler, Sheldon, Morton, Shin, Delvin, and Honeyford
Exempting farming services from business and occupation tax.

(SUBSTITUTED FOR - SEE 2ND SUB)
Exempts farming services from business and occupation tax.

SB 6542-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Mulliken, Rasmussen, Schoesler, Sheldon, Morton, Shin, Delvin, and Honeyford)
Exempting farming services from tax.

(SUBSTITUTED FOR - SEE 2ND SUB)
Exempts farming services from business and occupation tax.

SB 6542-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Mulliken, Rasmussen, Schoesler, Sheldon, Morton, Shin, Delvin, and Honeyford)
Exempting persons engaged in farming and certain farming services from business taxes.

(AS OF SENATE 2ND READING 2/2/2006)
Exempts persons engaged in farming and certain farming services from business taxes.

-- 2006 REGULAR SESSION --
Jan 13 First reading, referred to Ways & Means.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 3 ARED - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.
Feb 7 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 20 2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 3; absent, 0; excused, 1. -- IN THE HOUSE --
Feb 21 First reading, referred to Finance.
SB 6543  by Senators Haugen and Benton
Companion Bill: 2596
Modifying provisions for the cosmetology apprenticeship program.
Revises provisions for the cosmetology apprenticeship program.
Jan 13 First reading, referred to Labor, Commerce, Research & Development.
Jan 26 Public hearing in committee.

SB 6544  by Senator Eide
Companion Bill: 2602
Authorizing increased public facility construction funding by the community economic revitalization board.
Jan 13 First reading, referred to International Trade & Economic Development.
Jan 18 Public hearing in committee.

SB 6545  by Senators Sheldon, Esser, Benson, and Haugen; by request of Washington State Patrol
Removing the minimum height requirement for the attachment of vehicle license plates.
Jan 13 First reading, referred to Transportation.
Jan 16 Public hearing and executive action taken in committee.
Jan 19 TRAN - Majority; do pass.
Feb 11 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.
Mar 6 President signed.

SB 6546  by Senators Weinstein, Sheldon, and Haugen; by request of Washington State Patrol
Companion Bill: 2877
Providing state conformity with federal safety standards for mopeds.

SB 6546-S  by Senate Committee on Transportation (originally sponsored by Senators Weinstein, Sheldon, and Haugen; by request of Washington State Patrol)
Revising the definition of moped.

SB 6547  by Senators Weinstein and Haugen; by request of Washington State Patrol
Companion Bill: 2876
Clarifying procedures for sound and video recordings by law enforcement officers.

SB 6548  by Senators Jacobsen, Oke, and Weinstein; by request of Washington State Patrol
Companion Bill: 2980
Modifying procedures for applications for title reissuance when a vehicle has been declared a total loss.

Provides that a vehicle that has been rebuilt after surrender of the certificate of ownership to the department under RCW 46.12.070 due to the vehicle's destruction as a total loss is not required to be presented for a physical inspection when the registered owner of the vehicle at the time of the vehicle's destruction or declaration as a total loss retains possession of the vehicle and applies for title reissuance.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules “X” file.

SB 6549 by Senators Benson, Jacobsen, Mulliken, and Berkey; by request of Washington State Patrol
Companion Bill: 2981
Modifying commercial vehicle provisions.

(DIGEST AS ENACTED)
Revises commercial vehicle provisions.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules “X” file.

SB 6548-S by Senate Committee on Transportation
(originally sponsored by Senators Jacobsen, Oke, and Weinstein; by request of Washington State Patrol)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that a vehicle that has been rebuilt after surrender of the certificate of ownership to the department under RCW 46.12.070 due to the vehicle's destruction as a total loss is not required to be presented for a physical inspection when the registered owner of the vehicle at the time of the vehicle's destruction or declaration as a total loss retains possession of the vehicle and applies for title reissuance.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules “X” file.

SB 6549 by Senators Benson, Jacobsen, Mulliken, and Berkey; by request of Washington State Patrol
Companion Bill: 2981
Modifying commercial vehicle provisions.

(DIGEST AS ENACTED)
Revises commercial vehicle provisions.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules “X” file.

SB 6550 by Senators Kastama, Esser, Berkey, and Eide; by request of Department of Licensing
Companion Bill: 2829
Modifying provisions concerning the regulation of driver training schools.
Revises provisions concerning the regulation of driver training schools.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules “X” file.

SB 6551 by Senators Esser, Sheldon, and Berkey; by request of Department of Licensing
Companion Bill: 3001
Modifying the definition of limousine.
Revises the definition of limousine.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.

SB 6552 by Senators Benson, Haugen, Mulliken, Berkey, and Sheldon; by request of Department of Licensing
Companion Bill: 3000
Modifying commercial driver's license provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises commercial driver's license provisions.

SB 6552-S by Senate Committee on Transportation
(originally sponsored by Senators Benson, Haugen, Mulliken, Berkey, and Sheldon; by request of Department of Licensing)

(DIGEST AS ENACTED)
Revises commercial driver's license provisions.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Transportation.
Jan 26 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill substituted, do pass.
Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted.
Passed to Rules Committee for second reading.
Feb 13 First reading, referred to Transportation.
Feb 20 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 41; nays, 0;
absent, 0; excused, 8.

-- IN THE HOUSE --

Mar 7 Senate concurred in House amendments.
Passed final passage; yeas, 97; nays, 0;
absent, 0; excused, 1.

-- IN THE SENATE --

Mar 8 President signed.

-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 29 Governor signed.
Chapter 327, 2006 Laws.
Effective date 6/7/2006.

SB 6553 by Senators Haugen, Benson, Jacobsen, and Benton
Changing the department of transportation's regions.
Provides that, every ten years, beginning December 1, 2006, the secretary shall present to the legislative transportation committees of the house of representatives and senate a proposed reorganization of the department's regions. If appropriate, the reorganization proposal shall recommend new regional boundaries, determined geographically, accounting for projects and other workload funded in the next sixteen years. Where appropriate, projects along the same corridor shall be kept within a single region.

Declar[es that research and services to special purpose districts shall consist of: (1) Studying and researching issues relating to special purpose district government; (2) Furnishing legal, technical, consultative, and field services to special purpose districts concerning issues relating to special purpose district government; and (3) Acquiring, preparing, and distributing publications related to special purpose districts.

Requir[es that the activities, programs, and services of the municipal research council to special purpose districts shall be carried on in cooperation with the associations representing the various special purpose districts. Services to special purpose districts shall be based upon the moneys appropriated to the municipal research council from the special purpose district services account under this act.

Provides that, by June 30, 2010, the municipal research council shall prepare a report on services provided to special purpose districts under this act, and shall provide this report to the joint legislative audit and review committee.

VETO MESSAGE ON SSB 6555

March 29, 2006

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval as to Section 3, Substitute Senate Bill No. 6555 entitled:

This bill would allow the Municipal Research Council (MRC) to contract for the provision of research and services to special purpose districts. Funding for these services would be provided through a change in the distribution of Liquor Revolving Fund revenues.

The MRC currently provides its services to cities and counties. Those services are funded with revenues from the Liquor Revolving Fund and Liquor Excise Tax Account, revenues that would otherwise be distributed to cities and counties on a formula basis. While the technical assistance provided by MRC may be of value, SSB No. 6555 would set a precedent by redirecting funds, that would otherwise go to the state General Fund, for the benefit of a special purpose district.

Therefore, I have decided to veto Section 3 of this bill, which establishes the transfer of those funds. Sections 1 and 2 concern the authority for special purpose districts to use the MRC, and the creation of the new account should the legislature choose to appropriate funds for it. Section 4 requires a MRC report to Joint Legislative Audit and Review Committee in 2010.

For these reasons, I have vetoed Section 3 of Substitute Senate Bill No. 6555.

With the exception of Section 3, Substitute Senate Bill No. 6555 is approved.

Respectfully submitted,
Christine O. Gregoire
Governor

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Ways & Means.
Jan 24 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 WM - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
SB 6556 by Senators Oke, Rasmussen, Kastama, and Schmidt
Concerning funding for state parks.

Provides that, on June 30th of each odd-numbered year, the state treasurer shall transfer from the general fund to the state parks renewal and stewardship account created in RCW 79A.05.215 the sum of eight million dollars.

Provides that the commission may not charge, on a system-wide basis, fees for park day-use access or parking. Fees for park day-use access or parking may only be charged when the proceeds are dedicated to deferred maintenance or capital projects within the park at which the fees are charged.

SB 6557 by Senators Kohl-Welles and Keiser
Modifying the taxation of motion picture and video production services.

(SUBSTITUTED FOR - SEE 2ND SUB)
Revises the taxation of motion picture and video production services.

SB 6557-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles and Keiser)
(SUBSTITUTED FOR - SEE 2ND SUB)
Revises the taxation of motion picture and video production services.

SB 6557-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Kohl-Welles and Keiser)
(AS OF SENATE 2ND READING 2/20/06)

SB 6558 by Senators Brown, Hewitt, Eide, Kohl-Welles, Benson, McAuliffe, Benton, Kline, and Keiser
Companion Bill: 2818

(SUBSTITUTED FOR - SEE 2ND SUB)
Declares an intent to recognize both national and international competition in the motion picture production marketplace. The legislature is committed to leveling the competitive playing field and interested in a partnership with the private sector to regain Washington's place as a premier destination to make motion pictures, television, and television commercials. While at the same time the legislature is committed to ensuring that workers in the motion picture and television industry are covered under health insurance and retirement income plans.

Directs the department to adopt criteria for an approved motion picture competitiveness program with the sole purpose of revitalizing the state's economic, cultural, and educational standing in the national and international market of motion picture production. Rules adopted by the department shall allow the program, within the established criteria, to provide funding assistance only when it captures economic opportunities for Washington's communities and businesses and shall only be provided under a contractual arrangement with a private entity.

SB 6558-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Brown, Hewitt, Eide, Kohl-Welles, Benson, McAuliffe, Benton, Kline, and Keiser)
(SUBSTITUTED FOR - SEE 2ND SUB)
Declares an intent to recognize both national and international competition in the motion picture production marketplace. The legislature is committed to leveling the competitive playing field and interested in a partnership with the private sector to regain Washington's place as a premier destination to make motion pictures, television, and television commercials. While at the same time the legislature is committed to ensuring that workers in the motion picture and television industry are covered under health insurance and retirement income plans.

Directs the department to adopt criteria for an approved motion picture competitiveness program with the sole purpose of
revitalizing the state's economic, cultural, and educational standing in the national and international market of motion picture production. Rules adopted by the department shall allow the program, within the established criteria, to provide funding assistance only when it captures economic opportunities for Washington's communities and businesses and shall only be provided under a contractual arrangement with a private entity.

Provides that, notwithstanding amounts previously committed by a Washington motion picture competitiveness program board of directors for financial assistance, upon a determination by the office of financial management by July 1, 2009, any approved motion picture competitiveness program with funds greater than one million five hundred thousand dollars to be used for the purposes under this act, shall transfer amounts in excess of one million five hundred thousand dollars to the state treasurer for deposit into the state general fund.

SB 6558-S2  by Senate Committee on Ways & Means (originally sponsored by Senators Brown, Hewitt, Eide, Kohl-Welles, Benson, McAuliffe, Benton, Kline, and Keiser)  

(DIGEST AS ENACTED)

Finds in recent years that the state has realized a drastic decline in motion picture production that precludes economic expansion and threatens the state's reputation as a production destination. With the emergence of tax incentives in thirty states nationwide, in-state producers are taking their projects to more competitive economic climates, such as Oregon and Vancouver, British Columbia, where compelling tax incentive packages and subsidies are already in effect.

Finds that in recent years increasingly workers in Washington state are without health insurance coverage and retirement income protections, causing hardships on workers and their families and higher costs to the state.

Declares an intent to recognize both national and international competition in the motion picture production marketplace. The legislature is committed to leveling the competitive playing field and interested in a partnership with the private sector to regain Washington's place as a premier destination to make motion pictures, television, and television commercials. While at the same time the legislature is committed to ensuring that workers in the motion picture and television industry are covered under health insurance and retirement income plans.

Directs the department to adopt criteria for an approved motion picture competitiveness program with the sole purpose of revitalizing the state's economic, cultural, and educational standing in the national and international market of motion picture production. Rules adopted by the department shall allow the program, within the established criteria, to provide funding assistance only when it captures economic opportunities for Washington's communities and businesses and shall only be provided under a contractual arrangement with a private entity.

Provides that a credit is allowed against the tax imposed under chapter 82.04 RCW for contributions made by a person to a Washington motion picture competitiveness program.

Requires that the person must make the contribution before claiming a credit authorized under this act. Credits earned under this act may be claimed against taxes due for the calendar year in which the contribution is made. The amount of credit claimed for a reporting period shall not exceed the tax otherwise due under this chapter for that reporting period. No person may claim more than one million dollars of credit in any calendar year, including credit carried over from a previous calendar year. No refunds may be granted for any unused credits.

Provides that the maximum credit that may be earned for each calendar year under this act for a person is limited to the lesser of: (1) 15 million dollars; or (2) (a) Through calendar year 2008, an amount equal to one hundred percent of the contributions made by the person to a program during the calendar year; and (b) for calendar years after 2008, an amount equal to ninety percent of the contributions made by the person to a program during the calendar year.

Finds that accountability and effectiveness are important aspects of setting tax policy. In order to make policy choices regarding the best use of limited state resources the legislature needs information on how incentives are used.

Requires each motion picture production receiving funding assistance under this act to report information to the department by filing a complete annual survey.

Provides that, if a person fails to submit an annual survey under this act by the due date of the report or any extension the department shall declare the amount of funding assistance for the previous calendar year to be immediately due and payable. The department shall assess interest, but not penalties, on the amounts due under this act.

Provides that the department shall use the information from this act to prepare summary descriptive statistics. The department shall report these statistics to the legislature each year by September 1st. The department shall provide the complete annual surveys to the joint legislative audit and review committee.

Provides that the provisions of this act are subject to review by the joint legislative audit and review committee. The joint legislative audit and review committee will make a recommendation to the house finance committee and the senate ways and means committee by December 1, 2010, regarding the effectiveness of the motion picture competitiveness program including, but not limited to, the amount of state revenue generated, the amount of family wages jobs with benefits created, adherence to the criteria in this act, and any other factors deemed appropriate by the joint legislative audit and review committee.

-- 2006 REGULAR SESSION --

Jan 13  First reading, referred to Labor, Commerce, Research & Development.

Jan 26  Public hearing in committee.

Feb 2  Executive session in committee.

Feb 3  LCRD - Majority: 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.

Feb 7  Public hearing in committee.

Feb 16  Executive session in committee.


Feb 20  2nd substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 1; absent, 0; excused, 1. -- IN THE HOUSE --

Feb 21  First reading, referred to Finance.

Feb 22  Public hearing in committee.

Feb 27  Executive session in committee. FIN - Executive action taken by committee. FIN - Majority; do pass with amendment(s). Passed to Rules Committee for second reading.

Mar 4  Rules Committee relieved of further consideration. Placed on second reading.

Mar 6  Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 90; nays, 8; absent, 0; excused, 2. -- IN THE SENATE --

Mar 7  Senate concurred in House amendments. Passed final passage; yeas, 47; nays, 0; absent, 0; excused, 2.

Mar 8  President signed. -- IN THE HOUSE --

Speaker signed. -- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.


Effective date 6/7/2006.
SB 6559 by Senators Delvin, Fairley, Benton, Keiser, Brandland, Benson, Schmidt, Berkey, McAuliffe, and Kline

Providing tax credits for contributions to low-income housing efforts.

Provides tax credits for contributions to low-income housing efforts.

Jan 13 -- 2006 REGULAR SESSION --
First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 24 Public hearing and executive action taken in committee.

Jan 27 FHC - Majority; do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6560 by Senators Eide, Shin, and Sheldon

Companion Bill: 2859

Continuing funding for the public facilities construction loan revolving account.

Continues funding for the public facilities construction loan revolving account.

Jan 16 -- 2006 REGULAR SESSION --
First reading, referred to International Trade & Economic Development.

Jan 18 Public hearing in committee.

SB 6561 by Senators Rockefeller and Kohl-Welles

Revising requirements for elevator mechanic licenses.

Requires not less than three years' experience performing conveyance work, as verified by current and previous employers licensed to do business in the location where the work was performed or public agency employers, at least one year of which must be conveyance work performed within the state of Washington. In evaluating an application that is based in part on work performed outside the state of Washington, the department shall determine whether the work performed outside the state of Washington was performed in a state having standards substantially equal to chapter 70.87 RCW and shall consult with its counterpart agency in the state where the work was performed to determine whether the applicant's employer, or its successor in interest, is an entity in good standing under the laws of the state where the work was performed.

Provides that the department may deny an application based on work performed outside the state if the employer's past performance is unsatisfactory or cannot be determined, or if the employee's past work history cannot be verified.

Jan 16 -- 2006 REGULAR SESSION --
First reading, referred to Labor, Commerce, Research & Development.

Jan 31 Public hearing in committee.

SB 6562 by Senator Swecker

Authorizing critical areas safe harbor agreements.

Authorizes critical areas safe harbor agreements.

(SEE ALSO PROPOSED 1ST SUB)

SB 6562-S by Senate Committee on Government Operations & Elections (originally sponsored by Senator Swecker)

Establishing a pilot project to develop critical areas safe harbor agreements.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department of community, trade, and economic development, in conjunction with the department of ecology and the department of fish and wildlife, to, by means of a pilot project, study and develop implementation recommendations for an alternative means that can be adopted in statute for cities and counties to use in order to fulfill growth management act goals for protection of critical areas.

Requires the pilot project to be conducted on a basin scale at one location in Kittitas county and one location selected by the department of community, trade, and economic development in either Thurston or Lewis county. The pilot project must be completed and the results reported to the governor and the legislature by December 1, 2008.

Provides that the act shall be null and void if appropriations are not approved.

Jan 16 -- 2006 REGULAR SESSION --
First reading, referred to Government Operations & Elections.

Feb 3 Transcript ordered, referred to Committee of the Whole.

Feb 24 GO - Majority; substitute, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6563 by Senators Haugen, Brandland, and Oke

Revising admissibility in a civil action of failing to wear safety belt assemblies and failing to use child restraint systems.

Revises admissibility in a civil action of failing to wear safety belt assemblies and failing to use child restraint systems.

Jan 16 -- 2006 REGULAR SESSION --
First reading, referred to Transportation.

Feb 1 Public hearing in committee.

Feb 6 Executive session in committee.

Feb 7 TRAN - Majority; do pass.
Minority; do not pass.
Minority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6564 by Senators Zarelli, Regala, Rockefeller, Doumit, Hewitt, Rasmussen, Johnson, and Shin; by request of Lieutenant Governor

Companion Bill: 2804

Modifying the property tax exemption for nonprofit schools and colleges.

Recognizes that independent nonprofit schools, colleges, and universities are important economic drivers in their communities, and encourages institutions to support local communities, to provide public benefit, and to respond to community expectations that they share facilities, offer programs, and attract students on par with Washington's publicly owned institutions and out-of-state schools and colleges. Further, the legislature encourages innovative programs and educational opportunities, sustainable practices, and increased use of facilities so that operations of institutions can be more cost-effective.

Jan 16 -- 2006 REGULAR SESSION --
First reading, referred to Ways & Means.

SB 6565 by Senators Kastama, Kohl-Welles, and Kline; by request of Secretary of State

Companion Bill: 2752

Concerning valid voter registrations.
Provides that a voter who registers under RCW 29A.08.112 must provide a valid mailing address, and must still meet the requirement in Article VI, section 1 of the state Constitution that he or she live in the area for at least thirty days before the election.

Provides that a person who has a traditional residential address must use that address for voter registration purposes and is not eligible to register under this provision.

Provides that a challenge to the person's right to vote must be based on personal knowledge of one of the following: (1) The challenged voter has been convicted of a felony and the voter's civil rights have not been restored; (2) The challenged voter has been judicially declared ineligible to vote due to mental incompetency; (3) The challenged voter does not live at the residential address provided, in which case the challenger must provide the challenged voter's actual residence; or (b) the residential address provided does not constitute a residence.

Repeals RCW 29A.08.830.

-- 2006 REGULAR SESSION --

Jan 12 Public hearing in committee.
Jan 16 First reading, referred to Government Operations & Elections.

SB 6566 by Senators Eide, Esser, Swecker, Haugen, Prentice, and McAuliffe; by request of Department of Transportation

Companion Bill: 3089

Revising commute trip reduction provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises commute trip reduction provisions.

SB 6566-S by Senate Committee on Transportation (originally sponsored by Senators Eide, Esser, Swecker, Haugen, Prentice, and McAuliffe; by request of Department of Transportation)

(DIGEST AS ENACTED)

Revises commute trip reduction provisions.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Transportation.
Jan 17 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 TRAN - Majority; 1st substitute bill be substituted, do pass.
Ministry; do not pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.
-- IN THE HOUSE --
Feb 13 First reading, referred to Transportation.
Feb 22 Public hearing in committee.
Feb 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 7 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --
Mar 8 Rules suspended.
Returned to second reading for amendment.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Senate concurred in House amendments.
Passed final passage; yeas, 47; nays, 0; absent, 0; excused, 2.
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 29 Governor signed.

Chapter 329, 2006 Laws.
Effective date 6/7/2006.

SB 6567 by Senators McAuliffe, Schmidt, Pridemore, Schoesler, Shin, and Kohl-Welles

Companion Bill: 2857

Revising terms of appointment of student regents and trustees.

Revises terms of appointment of student regents and trustees.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 23 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 EKHE - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6568 by Senators Regala, Carrell, and Oke

Modifying animal fighting provisions.

(DIGEST AS ENACTED)

Amends RCW 16.52.117 relating to animal fighting provisions.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.
Jan 25 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; do pass.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 15 First reading, referred to Judiciary.
Feb 22 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass with amendment(s).
Feb 24 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
SB 6569 by Senators Kastama and Swecker; by request of Department of Community, Trade, and Economic Development

Companion Bill: 2815

Clarifying the best available science requirements to protect critical areas.

(SEE ALSO PROPOSED 1ST SUB)

Clarifies the best available science requirements to protect critical areas.

SB 6569-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama and Swecker; by request of Department of Community, Trade, and Economic Development)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Clarifies the best available science requirements to protect critical areas.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Government Operations & Elections.

Jan 30 Public hearing in committee.

Feb 2 Executive session in committee.

Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.

Minority: do not pass.

Referred to Ways & Means.

Feb 7 Public hearing and executive action taken in committee.

WM - Majority; do pass 1st substitute bill proposed by Government Operations & Elections.

Minority: do not pass.

Passed to Rules Committee for second reading.

SB 6570 by Senators Fairley, Benton, Berkey, and Honeyford

Companion Bill: 2863

Requiring lenders to consider retail installment contracts for the purchase of motor vehicles.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that if a retail installment contract for the purchase of a motor vehicle meets the requirements of chapter 63.14 RCW and meets the requirements of any federal law applicable to a retail installment contract for the purchase of a motor vehicle, the retail installment contract shall be accepted for consideration by any lender, except for lenders licensed and regulated under the provisions of chapter 31.04 RCW, to whom application for credit relating to the retail installment contract is made.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 26 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 1 FII - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 11 Made eligible to be placed on second reading.

Feb 13 Placed on second reading by Rules Committee.

Feb 14 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 16 First reading, referred to Financial Institutions & Insurance.

Feb 21 Public hearing and executive action taken in committee.

FII - Executive action taken by committee.

FII - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Feb 27 Placed on second reading suspension calendar.

Feb 28 Committee recommendations adopted.

Placed on third reading.

Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.

-- IN THE SENATE --

Mar 6 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 7 Delivered to Governor.

Mar 28 Governor signed.

Chapter 288, 2006 Laws.

Effective date 6/7/2006.

SB 6571 by Senators Berkey, Benton, Fairley, Honeyford, Franklin, and Parlette

Refining the definition of "bushing."

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that "bushing" is defined as follows: Entering into a written contract, written purchase order or agreement, retail installment sales agreement, note and security agreement, or written lease agreement, hereinafter collectively referred to as contract or lease, signed by the prospective buyer or lessee of a vehicle, which: is subject to any conditions or the dealer’s or his or her authorized representative's future acceptance, and the dealer fails or refuses within four calendar days, exclusive of Saturday, Sunday, or legal holiday, and prior to any further negotiations with said buyer or lessee either: (1) That the dealer unconditionally accepts the contract or lease, having satisfied, removed, or waived all conditions to acceptance or performance, including, but not limited to, financing, assignment, or lease approval; or (2) That the dealer rejects the contract or lease, thereby automatically voiding the contract or lease, as long as such voiding does not negate commercially reasonable contract or lease provisions pertaining to the return of the subject vehicle and any physical damage; excessive mileage after the demand for return of the vehicle, and attorneys' fees authorized by law, and tenders the refund of any initial payment or security made or given by the buyer or lessee, including, but not limited to, any down payment,
and tenders return of the trade-in vehicle, key, other trade-in, or certificate of title to a trade-in. Tender may be conditioned on return of the subject vehicle if previously delivered to the buyer or lessee.

SB 6571-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Berkey, Benton, Fairley, Honeyford, Franklin, and Parlette)

(DIGEST AS ENACTED)
Revises and refines the definition of "bushing."

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 FHC - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 9 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.
-- IN THE HOUSE --
Feb 11 First reading, referred to Commerce & Labor.
Feb 16 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass.
Feb 20 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 14 Governor signed.
Chapter 51, 2006 Laws.
Effective date 6/7/2006.

SB 6572 by Senator Hargrove

Revising the unlawful detainer process under the residential landlord-tenant act.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises the unlawful detainer process under the residential landlord-tenant act.

SB 6572-S by Senate Committee on Judiciary (originally sponsored by Senator Hargrove)

(DIGEST AS ENACTED)
Revises the unlawful detainer process under the residential landlord-tenant act.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Judiciary.
Jan 24 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority: 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 10 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.
-- IN THE HOUSE --
Feb 11 First reading, referred to Judiciary.
Feb 15 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Feb 17 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Feb 28 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.

SB 6573 by Senators Zarelli, Honeyford, Sheldon, Hargrove, Morton, Swecker, and Mulliken

Companion Bill: 2883
Maintaining and enhancing the viability of agriculture.

(SEE ALSO PROPOSED 1ST SUB)
Finds that a strong state economy is critical to ensuring that the public welfare is maintained in its highest state. The legislature further finds that agriculture is a critical segment of a strong economy.

Declares that all necessary actions should be taken to ensure that the state provides an economic climate that fosters a strong, viable agricultural industry and promotes consistency in administration of state and federal wetlands programs in order to minimize the impacts on agricultural landowners to the fullest possible extent consistent with the important goal of protecting wetlands.

SB 6573-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Zarelli, Honeyford, Sheldon, Hargrove, Morton, Swecker, and Mulliken)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Finds that a strong state economy is critical to ensuring that the public welfare is maintained in its highest state. The legislature further finds that agriculture is a critical segment of a strong economy.

Declares that all necessary actions should be taken to ensure that the state provides an economic climate that fosters a strong, viable agricultural industry and promotes consistency in administration of state and federal wetlands programs in order to minimize the impacts on agricultural landowners to the fullest possible extent consistent with the important goal of protecting wetlands.
Concerning property.

Declarations that protect the use and value of private property while providing a healthy environment and ensuring that government agencies do not damage the use or value of private property, except if necessary to protect the public health and safety. The legislature also intends to recognize and promote the unique interests, knowledge, abilities of private property owners to protect the environment and land. To this end, government agencies must be required to identify and encourage participation in voluntary cooperative programs with willing property owners.

Provides that eminent domain may not be used by state or local agencies to provide property for private use, but eminent domain is limited to the purpose of obtaining property for physical use by the public, such as for the physical siting of public facilities.

Requires that, prior to transferring any property acquired by government agencies through eminent domain to private persons or entities, the government agency shall offer to sell the property to the person, persons, or entities from whom the property was acquired at the amount he or she received from the agency.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Government Operations & Elections.

SB 6575 by Senators Rasmussen, Roach, Kastama, Brandland, Berkey, Doumit, Rockefeller, Shin, and Franklin; by request of Department of Agriculture
Companion Bill: 2917
Identifying accessory uses on agricultural lands.

(SEE ALSO PROPOSED 1ST SUB)
Amends RCW 36.70A.177 relating to accessory uses on agricultural lands.

SB 6575-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Roach, Kastama, Brandland, Berkey, Doumit, Rockefeller, Shin, and Franklin; by request of Department of Agriculture)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Amends RCW 36.70A.177 relating to accessory uses on agricultural lands.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Agriculture & Rural Economic Development.
Jan 23 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 25 ARED - Majority: 1st substitute bill be substituted, do pass.
And refer to Government Operations & Elections.
On motion, referred to Rules.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6576 by Senators Hargrove, Brandland, Rasmussen, and McAuliffe; by request of Washington State Patrol
Companion Bill: 2983
Clarifying procedures for forwarding sex offender information.

(DIGEST AS ENACTED)
Clarifies procedures for forwarding sex offender information.

SB 6577 by Senator Prentice; by request of Department of Revenue
Companion Bill: 2879
Modifying the electronic administration of the real estate excise tax.
Revises the electronic administration of the real estate excise tax.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Ways & Means.
Jan 25 Public hearing in committee.
Jan 30 Executive session in committee.
Jan 31 WM - Majority: do pass.
Passed to Rules Committee for second reading.

SB 6578 by Senator Pridemore; by request of Department of Revenue
Companion Bill: 2880
Regarding insurance premiums tax.

(SEE ALSO PROPOSED 1ST SUB)
Finds that exempting insurers from excise taxes on the purchase or sale of services is inequitable and results from the inadvertent failure to revise insurance premiums tax statutes to be consistent with other excise tax statutes.
Declares an intent to require insurers to pay retail sales and use taxes on purchases of both tangible personal property or services, on the same terms as other taxpayers. This act is intended to apply both prospectively and retrospectively.

SB 6578-S by Senate Committee on Ways & Means (originally sponsored by Senator Pridemore; by request of Department of Revenue)
Clarifying the taxation of insurers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
SB 6579 by Senators McAuliffe, Eide, Weinstein, Schmidt, Berkey, Rasmussen, Franklin, Keiser, and Shin

Requiring parents be notified when a juvenile is taken into custody.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that parents have a fundamental interest in knowing if their child has been taken into police custody for questioning and where their child is being held.

Requires that when a law enforcement officer takes a juvenile into custody, a reasonable attempt must be made to notify a parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

Provides that, by July 1, 2006, the administrative office of the courts shall, within existing resources, convene and chair a work group to review statewide practices, protocols, and policies on the interrogation of juveniles in the custody of law enforcement.

Directs the chair of the work group to report to the appropriate committees of the legislature on the work of the work group not later than January 1, 2007.

SB 6579-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators McAuliffe, Eide, Weinstein, Schmidt, Berkey, Rasmussen, Franklin, Keiser, and Shin)

(AS OF SENATE 2ND READING 2/13/06)

Finds that parents have a fundamental interest in knowing if their child has been taken into police custody for questioning and where their child is being held.

Requires that when a law enforcement officer takes a juvenile into custody, a reasonable attempt must be made to notify a parent, guardian, or custodian that the juvenile is in custody and where the juvenile is being held.

Establishes a joint task force on the interrogation of juveniles in custody.

Requires the task force to review the statewide practices, protocols, and policies on the interrogation of juveniles in the custody of law enforcement as well as the laws of other states regarding custodial interrogation of juveniles.

Requires the chairs of the task force to report to the appropriate committees of the legislature on the work of the task force not later than January 1, 2007.

Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --

Feb 15 First reading, referred to Human Services & Corrections.

Feb 17 Public hearing in committee.

Feb 22 Executive session in committee.

JIFFL - Executive action taken by committee.

JIFFL - Majority; do pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6580 by Senators McAuliffe, Schmidt, Weinstein, Carrell, Berkey, Rasmussen, Oke, and Shin

Creating work groups to evaluate issues relating to juvenile sex offenders and kidnapping offenders in schools.

(SUBSTITUTED FOR - SEE 1ST SUB)

Finds that:

1) Juvenile sex offenders and kidnapping offenders on and off probation attend school throughout the state;

2) Training for school staff on how to effectively assist these students to be successful in school cannot be properly addressed without first addressing sex and kidnapping offender notification and information sharing issues; and

3) There are no standard procedures or content for sex and kidnapping notifications to schools throughout the state, and there is no statewide school policy to define how schools process and handle notifications when they receive notifications.

Requires the work group to evaluate options and make recommendations to the legislature regarding a statewide process and content for juvenile sex offender and kidnapping offender notifications to schools for all jurisdictions.

Directs the work group to submit to appropriate committees of the legislature a final report and recommendations regarding the topics in this act by November 15, 2006.

SB 6580-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators McAuliffe, Schmidt, Weinstein, Carrell, Berkey, Rasmussen, Oke, and Shin)

(DIGEST AS ENACTED)

Directs the office of the superintendent of public instruction to convene a work group to develop a model policy for schools to follow when they receive notification pursuant to RCW 9A.44.130.

Requires the Washington coalition of sexual assault programs, in consultation with the Washington association of sheriffs and police chiefs, the Washington association of prosecuting attorneys, and the office of the superintendent of public instruction, to develop educational materials to be made available throughout the state to inform parents and other interested community members about:

1) The laws related to sex offenses, including registration, community notification and the classification of sex offenders based on an assessment of the risk of reoffending;

2) How to recognize behaviors characteristic of sex offenses and sex offenders;

3) How to prevent victimization, particularly that of young children;

4) How to take advantage of community resources for victims of sexual assault; and

5) Other information as deemed appropriate.

Directs the office of the superintendent of public instruction to submit to appropriate committees of the legislature a final report and recommendations by November 15, 2006.

Provides that the act shall be null and void if appropriations are not approved.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Human Services & Corrections.

Jan 26 Public hearing in committee.
SB 6581

by Senators Poulsen and Delvin

Companion Bill: 2860

Regarding water resource management in the Columbia river basin.

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that: (1) Water resources are needed to meet present and foreseeable future needs for uninterrupted irrigation and municipal water requirements in the counties adjacent to the mainstem, to be allocated under this act; and
(2) Through the implementation of best management practices, hydropower mitigation fees, and the purchase of additional conservation measures within mainstem tributaries, waters in the mainstem should be used to meet present and foreseeable future irrigation and municipal water requirements, while protecting instream resources;
(3) A program that provides incentives to water right holders to adopt best management practices and irrigation best management practices for the purpose of achieving water savings and water use efficiency on the mainstem is sound public policy that will provide significant environmental and economic benefits, including the availability for instream purposes of waters not appropriated from the mainstem for consumptive use purposes; and
(4) The adoption and implementation of a hydropower mitigation fee program will establish a reliable long-term revenue source to fund needed new water conservation projects in the Yakima river basin or other tributary basins.

SB 6581-S

by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Poulsen and Delvin)

(SUBSTITUTED FOR - SEE 2ND SUB)

Finds that state water resources management in the Columbia river basin must immediately initiate the development of new water supplies to meet the economic and community development needs of people and the instream flow needs of fish. Declares that a Columbia river basin water supply development program is needed, and directs the department of ecology to aggressively pursue the development of cost-effective water supplies to benefit both instream and out-of-stream uses. Provides that, to support the development of new water supplies in the Columbia river, the department of ecology shall work with all interested parties, including but not limited to, interested watershed planning groups working adjacent to the Columbia river and tribal governments, to develop a Columbia river water supply inventory. The inventory must include: (1) A list of potential conservation and storage projects in the Columbia river basin;
(2) Estimates of project costs and benefits;
(3) A ranking of projects from the least expensive per acre-foot to the most expensive per acre-foot;
(4) A ranking of projects from the most beneficial to fish and other instream values to the least beneficial to fish and other instream values; and
(5) A ranking of projects from the most beneficial to agriculture to the least beneficial to agriculture.

Requires the Columbia river water supply inventory to consider long-term trends in water supply and demand, rely on existing project data already completed by local planning groups, and supplement existing information as necessary to develop a useful inventory.

Requires the department of ecology to complete the first Columbia river water supply inventory by November 15, 2006, and shall update the inventory annually thereafter.

Makes appropriations to carry out the purposes of the act.

SB 6581-S2

by Senate Committee on Ways & Means (originally sponsored by Senators Poulsen and Delvin)

Regarding water resource management in the Columbia river basin. (REVISED FOR PASSED LEGISLATURE: Regarding a study of the instream flows of the Hanford Reach.)

(DIGEST AS ENACTED)

Provides that $250,000 of the state building construction account–state appropriation for fiscal year 2007 is provided solely to the department of ecology to work with interested parties to study instream flows in the Hanford Reach and their impact on the ecological condition of the Hanford Reach especially as it relates to the needs of salmon and steelhead in the Hanford Reach. The department shall submit to the office of the governor and to the appropriate fiscal and policy committees of the legislature a report of its findings by July 1, 2007.

-- 2006 REGULAR SESSION --

Jan 26 Public hearing in committee.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 WEE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
Referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.
Mar 8 Placed on second reading by Rules Committee.
2nd substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 49; nays, 0; absent, 0; excused, 0.

-- IN THE HOUSE --
Read first time, rules suspended, and placed on second reading calendar.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0;
absent, 0; excused, 0.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 22 Governor signed.
Chapter 169, 2006 Laws.
Effective date 6/7/2006.

SB 6582 by Senators Berkey, Jacobsen, Franklin, and Rasmussen

Authorizing the state parks golden age pass.

Directs the commission to establish a Washington state parks golden age pass that entitles the holder to free access and free use of all state parks. The pass costs a one-time fee of ten dollars. The pass allows a senior, and others in their private vehicle, into the park.

Requires the commission to adopt rules for the implementation and use of the state parks golden age pass. The commission must submit a yearly report to the legislature concerning the use and cost of the state parks golden age pass.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6583 by Senator Berkey

Exempting indigent persons from the local transit agency motor vehicle excise tax.

Provides that an agency imposing the motor vehicle excise tax under this act as it existed prior to December 5, 2002, shall not collect the tax from an indigent person. "Indigent person" means a person receiving an annual income, after taxes, of one hundred twenty-five percent or less of the current federally established poverty level.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Transportation.

SB 6584 by Senators Kohl-Welles, Benton, Fairley, Keiser, and Kline

Regulating mortgage lenders and credit card issuers.

Declares that mortgage lenders and credit card issuers doing business in Washington state shall prominently display on their statements to consumers: (1) A valid mailing address for consumers to use in contacting the business; and
(2) A telephone number that enables a consumer to talk to a live person, in the event that voice mail selections fail to resolve the consumer's issues or adequately answer the consumer's questions. The telephone number that connects to a live person must, at a minimum, be staffed during regular business hours.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.

SB 6585 by Senators Doumit, Zarelli, Schmidt, and Rasmussen; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 2890

Allowing department of fish and wildlife enforcement officers to transfer service credit.

Authorizes department of fish and wildlife enforcement officers to transfer service credit.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Ways & Means.
Jan 30 Public hearing in committee.

SB 6586 by Senators Haugen and McCaslin
Companion Bill: 3056

Allowing second class cities and towns to pay claims by check or warrant.

Authorizes second class cities and towns to pay claims by check or warrant.

-- 2006 REGULAR SESSION --
Jan 16 First reading, referred to Government Operations & Elections.
Jan 17 Public hearing in committee.
Jan 23 Executive session in committee.
Jan 24 GO - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.

SB 6587 by Senators Kastama, Regala, Keiser, Deccio, Thibaudeau, Rasmussen, McAuliffe, Kohl-Welles, and Kline
Companion Bill: 2894

Creating an office of mental health ombudsman.

(SEE ALSO PROPOSED 1ST SUB)

Finds that in order to comply with the community mental health services act, chapter 71.24 RCW, and the medicaid managed care mental health waiver, and to effectively assist persons with mental illness and consumers of mental health services in the assertion of their civil and human rights, and to improve the quality of services available and promote the rehabilitation, recovery, and reintegration of these persons, an independent mental health ombudsman program should be instituted.

Declares an intent that the state mental health ombudsman program make reasonable efforts to maintain and improve the current level and quality of mental health ombudsman services, taking into account the transition period from the current system of ombudsman programs within the regional support networks and state hospitals.

Declares an intent that federal medicaid requirements be complied with, and that the department of social and health services no longer provide mental health ombudsman services through the regional support networks effective July 1, 2007.

Declares an intent that commencing July 1, 2007, the funds currently expended by the regional support networks through their contracts with the department of social and health services to provide mental health ombudsman services shall be transferred to the department of community, trade, and economic development for use by the office of mental health ombudsman.

Repeals RCW 71.24.350.

SB 6587-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kastama, Regala, Keiser, Deccio, Thibaudeau, Rasmussen, McAuliffe, Kohl-Welles, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that in order to comply with the community mental health services act, chapter 71.24 RCW, and the medicaid managed care mental health waiver, and to effectively assist persons with mental illness and consumers of mental health services in the assertion of their civil and human rights, and to
improve the quality of services available and promote the rehabilitation, recovery, and reintegration of these persons, an independent mental health ombudsman program should be instituted.

Creates the office of the state mental health ombudsman.

Provides that mental health ombudsmen shall act in accordance with the policies and procedures established by the office, and shall have the following authority and duties: (1) Offer and provide services to assist mental health consumers and their representatives in order to assist in protecting the health, safety, welfare, and rights of mental health consumers.

(2) Offer and provide information as appropriate to mental health consumers, family members of mental health consumers, guardians and other representatives, employees of mental health providers and facilities, and others regarding the rights of mental health consumers. Mental health ombudsmen shall have an outreach plan for reaching mental health consumers, which shall include regular visits to local mental health agencies, facilities, clubhouses, and other appropriate locations;

(3) Identify, investigate, and resolve complaints made by or on behalf of mental health consumers that relate to action, inaction, or decisions which: (a) May adversely affect the rehabilitation, recovery, reintegration, health, safety, welfare, or rights of mental health consumers; and (b) involve a mental health provider or facility; a regulatory, governmental, health, or social service agency; a guardian or other representative; a family member; or another mental health consumer, friend, or associate;

(4) Support and encourage mental health consumer participation in treatment planning, delivery, and complaint resolution, both on an individual basis and systemwide, and recruit and support the participation of family members, close friends, guardians, and other representatives in the consumer's treatment and complaint resolution, unless the mental health consumer expressly objects to such participation;

(5) Represent the interests of mental health consumers before governmental agencies, and seek administrative, legal, and other remedies to protect the health, safety, welfare, and rights of mental health consumers; and

(6) Perform other duties assigned by the office or its subcontractors, consistent with the purposes of this act.

Requires the office to provide the legislature with an annual report that includes: (1) An identification of the demographic status of those served by the mental health ombudsman program;

(2) A description of the issues addressed during the past year and a brief description of case scenarios in a form that does not compromise confidentiality;

(3) An accounting of the monitoring activities by the mental health ombudsman program;

(4) An identification of the results of measurements of consumer satisfaction and other outcome measures;

(5) An identification of the numbers of certified volunteer mental health ombudsmen;

(6) An identification of deficiencies in the mental health service system and recommendations for remedial action in policy or practice;

(7) Recommendations for regulatory action by agencies that would improve the quality of service to individuals with mental illness; and

(8) Recommendations for legislative action that would result in improved services to individuals with mental illness.

Provides that it is unlawful to willfully interfere with a mental health ombudsman in the performance of his or her duties under this act.

Provides that no discriminatory, disciplinary, or retaliatory action may be taken against an employee of a mental health provider or facility, an employee of a jail or correctional facility, an employee of a public health or social service agency, or a mental health consumer or family member, for any communication made, or information given or disclosed, to aid a mental health ombudsman in carrying out his or her duties under this act. This prohibition does not apply to communications or false information provided maliciously or without good faith. This provision is not intended to infringe on the rights of the employer to supervise, discipline, or terminate an employee for permissible reasons.

Declares an intent that the state mental health ombudsman program make reasonable efforts to maintain and improve the current level and quality of mental health ombudsman services, taking into account the transition period from the current system of ombudsman programs within the regional support networks and state hospitals.

Declares an intent that federal medicaid requirements be complied with, and that the department of social and health services no longer provide mental health ombudsman services through the regional support networks effective July 1, 2007.

Repeals RCW 71.24.350.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Human Services & Corrections.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation. And refer to Ways & Means.

Referred to Ways & Means.

SB 6588 by Senator Eide

Providing tax incentives for certain multiple-unit dwellings in urban centers.

Provides tax incentives for certain multiple-unit dwellings in urban centers.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 24 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 1 FHC - Majority; do pass.

Minority; without recommendation. And refer to Ways & Means.

Referred to Ways & Means.

SB 6589 by Senators Eide and McAuliffe

Companion Bill: 2325

Encouraging the development of affordable housing.

Declares that it is the purpose of this act to: (1) Increase the supply of affordable housing without government subsidies or the provision of additional public facilities;

(2) Encourage moderately priced for-sale housing in single-family neighborhoods and increase housing opportunities for people in a variety of life cycle stages; and

(3) Provide homeowners with an additional option for the portion of their property that is not required for the use of the existing residential unit.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 24 Public hearing in committee.

SB 6590 by Senators Kline, Esser, Johnson, and Weinstein; by request of Washington Uniform Legislation Commission

Companion Bill: 3048

Changing the effective date of the uniform interstate family support act.

Changes the effective date of the uniform interstate family support act to January 1, 2007.

-- 2006 REGULAR SESSION --

Jan 16 First reading, referred to Judiciary.

Jan 24 Public hearing in committee.
### SB 6591
by Senators Keiser and Deccio
Expanding provisions relating to wholesale distribution of dangerous drugs.
Declares an intent to minimize the public's risk of exposure to dangerous prescription drugs by enhancing the current regulatory framework, in an effort to prevent the introduction of dangerous drugs and biologics into the drug distribution chain without imposing unnecessary costs on the drug distribution system.

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#### 2006 REGULAR SESSION --

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 16</td>
<td>First reading, referred to Health &amp; Long-Term Care.</td>
</tr>
<tr>
<td>Jan 23</td>
<td>Public hearing in committee.</td>
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</tbody>
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### SB 6592
by Senators Keiser, Kohl-Welles, and Kline
Companion Bill: 2777
Requiring minimum paid sick leave from employment.
Declares an intent to require employers to provide workers with a minimum amount of paid sick leave, to allow employers to adopt reasonable policies concerning the administration of paid sick leave, and to encourage employers to adopt or retain leave policies more generous than the minimum requirements of this act.

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#### 2006 REGULAR SESSION --

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 16</td>
<td>First reading, referred to Labor, Commerce, Research &amp; Development.</td>
</tr>
<tr>
<td>Jan 30</td>
<td>Public hearing in committee.</td>
</tr>
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### SB 6593
by Senators Spanel and Berkey; by request of Washington Uniform Legislation Commission
Companion Bill: 2916
Adopting the uniform securities act of Washington.
Adopts the uniform securities act of Washington.

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#### 2006 REGULAR SESSION --

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 16</td>
<td>First reading, referred to Financial Institutions, Housing &amp; Consumer Protection.</td>
</tr>
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### SB 6594
by Senators Regala, Prentice, Doumit, Eide, Keiser, Fairley, Franklin, and Kline; by request of Governor Gregoire
Companion Bill: 2806
Conforming Washington's tax structure to the streamlined sales and use tax agreement.

**DIAGNOSIS FOR - SEE 1ST SUB**
Conforms Washington's tax structure to the streamlined sales and use tax agreement.

### SB 6594-S
by Senate Committee on Ways & Means
(originally sponsored by Senators Regala, Prentice, Doumit, Eide, Keiser, Fairley, Franklin, and Kline; by request of Governor Gregoire)
(AS OF SENATE 2ND READING 1/25/06)
Conforms Washington's tax structure to the streamlined sales and use tax agreement.

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#### 2006 REGULAR SESSION --

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<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 16</td>
<td>First reading, referred to Ways &amp; Means.</td>
</tr>
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</table>

### SB 6595
by Senators Franklin, Esser, Keiser, Fairley, Kastama, Weinstein, Thibaudeau, Benton, Kline, Pridemore, Prentice, Kohl-Welles, Rasmussen, and McAuliffe
Requiring hospitals to establish a safe patient handling committee.
Requiring hospitals to establish a safe patient handling committee.

**SEE ALSO PROPOSED 1ST SUB**
Requires hospitals to establish a safe patient handling committee.

### SB 6595-S
by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Franklin, Esser, Keiser, Fairley, Kastama, Weinstein, Thibaudeau, Benton, Kline, Pridemore, Prentice, Kohl-Welles, Rasmussen, and McAuliffe)

**DIGEST OF PROPOSED 1ST SUBSTITUTE**
Requires hospitals to establish a safe patient handling committee.

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### SB 6596
by Senators Kline, Johnson, Weinstein, and Esser
Revising the dissolution of Washington corporations.

**DIGEST AS ENACTED**
Revises the dissolution of Washington corporations.
SB 6597  by Senators Johnson, Kline, Weinstein, and Esser
Modifying trusts and estates, generally.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises trusts and estates, generally.

SB 6597-S  by Senate Committee on Judiciary (originally sponsored by Senators Johnson, Kline, Weinstein, and Esser)

(DIGEST AS ENACTED)
Revises provisions relating to trusts and estates.

-- 2006 REGULAR SESSION --
Jan 16  First reading, referred to Judiciary.
Jan 19  Public hearing in committee.
Feb 2   Executive session in committee.
Feb 3   JUDI - Majority; 1st substitute bill be substituted, do pass.
Feb 7   Placed on second reading by Rules Committee.
Feb 9   1st substitute bill substituted.
House rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0;
absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 15  Public hearing and executive action taken in committee.
First reading, referred to Judiciary.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass with amendment(s).
Feb 17  Passed to Rules Committee for second reading.
Feb 27  Placed on second reading by Rules Committee.
Mar 1   Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 90; nays, 0;
absent, 0; excused, 8.
-- IN THE SENATE --
Mar 7   Senate concurred in House amendments.
Passed final passage; yeas, 45; nays, 0; absent, 0; excused, 4.
Mar 8   President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 30  Governor signed.
Chapter 52, 2006 Laws.
Effective date 6/7/2006.

SB 6598  by Senators Haugen and Jacobsen
Concerning hunting on certain county-owned lands.

(SEE ALSO PROPOSED 1ST SUB)
Provides that any county composed entirely of islands, any of which are connected with the mainland by state highway, may, after the effective date of this act, allow hunting on county-owned lands that contain a trail system constructed or maintained for purposes of outdoor recreation or on county-owned waterfront property surrounded on all sides by homes only where: (1) The county sheriff's office is provided with the resources necessary to secure the safety of all persons and property on and around such county-owned lands available for hunting;
(2) The board of county commissioners holds, at least annually, a public hearing on the issue of hunting on such county-owned lands; and
(3) Notice of the dates and specific county-owned lands on which hunting will be allowed is given by publication in a newspaper of general circulation in the county at least one week prior to, and weekly during, the use of such lands for hunting.

SB 6598-S  by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Haugen and Jacobsen)
Concerning shooting on certain county-owned lands.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Provides that any county composed entirely of islands, any of which are connected with the mainland by state highway, may, after the effective date of this act, allow shooting on county-owned lands that contain a trail system constructed or maintained for purposes of outdoor recreation or on county-owned waterfront property surrounded on all sides by homes only where: (1) The county sheriff's office is provided with the resources necessary to secure the safety of all persons and property on and around such county-owned lands available for shooting;
(2) The board of county commissioners holds, at least annually, a public hearing on the issue of hunting on such county-owned lands; and
(3) Notice of the dates and specific county-owned lands on which shooting will be allowed is given by publication in a newspaper of general circulation in the county at least one week prior to, and weekly during, the use of such lands for hunting.

-- 2006 REGULAR SESSION --
Jan 16  First reading, referred to Natural Resources, Ocean & Recreation.
Jan 26  Public hearing in committee.
Feb 2   Executive session in committee.
Feb 3   NROR - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
And refer to Ways & Means.
On motion, referred to Rules.
Feb 24  Senate Rules "X" file.

SB 6599  by Senators Haugen, Berkey, Weinstein, Poulsen, and Deccio
Modifying central Puget Sound regional transportation governance and funding.

(SEE ALSO PROPOSED 1ST SUB)
Revises central Puget Sound regional transportation governance and funding.

SB 6599-S  by Senate Committee on Transportation (originally sponsored by Senators Haugen, Berkey, Weinstein, Poulsen, and Deccio)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises central Puget Sound regional transportation governance and funding.
review existing fire studies conducted by or for the department of natural resources, the joint legislative audit and review committee, and other organizations. Requires the wildfire prevention and protection work group to report its findings and recommendations in the form of draft legislation to the legislature by December 1, 2006. Appropriates the sum of thirty-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the senate for the travel expenses of the wildfire prevention and protection work group.

**SB 6603** by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Doumit, Morton, and Parlette)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the wildfire prevention and protection work group to review existing fire studies conducted by or for the department of natural resources, the joint legislative audit and review committee, and other organizations. Requires the wildfire prevention and protection work group to report its findings and recommendations in the form of draft legislation to the legislature by December 1, 2006. Appropriates the sum of thirty-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the senate for the travel expenses of the wildfire prevention and protection work group.

**SB 6604** by Senators Prentice, Rasmussen, and McAuliffe; by request of Governor Gregoire

Companion Bill: 2466

Providing excise tax relief for aerospace businesses.

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides excise tax relief for aerospace businesses.

**SB 6604-S** by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Prentice, Rasmussen, and McAuliffe; by request of Governor Gregoire)

(SUBSTITUTED FOR - SEE 2ND SUB)

Provides excise tax relief for aerospace businesses.

**SB 6604-S2** by Senate Committee on Ways & Means (originally sponsored by Senators Prentice, Rasmussen, and McAuliffe; by request of Governor Gregoire)

(AS OF SENATE 2ND READING 2/17/06)

Provides excise tax relief for aerospace businesses.

**SB 6600** by Senators Haugen, Jacobsen, and Berkey

Restricting the requirement for residential density on islands consisting of rural lands.

Provides that, for a planning area that is coterminous with an island, is designated entirely for rural uses under RCW 36.70A.070(5), and is located in a county consisting entirely of islands and having a population density greater than one hundred persons per square mile, nothing in this chapter requires a maximum residential density.

**SB 6601** by Senators Eide and Haugen; by request of Freight Mobility Strategic Investment Board

Companion Bill: 2889

Creating the freight mobility multimodal account.

Provides that money in the account may be spent only after appropriation. Expenditures from the account may be used only for freight mobility projects identified in the omnibus transportation appropriations act, including any principal and interest on bonds authorized for the projects or improvements.

**SB 6602** by Senators Benson, McCaslin, Stevens, Carrell, Morton, Benton, Schoesler, Delvin, Esser, and Roach

Providing an exemption from the passenger vehicle weight fee.

Provides that the vehicle weight fee imposed under RCW 46.17.010 does not apply to a vehicle with an empty scale weight of less than ten thousand pounds if the vehicle is: (1) Registered to a person with a disability; and (2) Modified to include a wheelchair ramp, wheelchair lift, or other equipment needed or used solely for disability access to a vehicle.

**SB 6603** by Senators Doumit, Morton, and Parlette

Establishing the wildfire prevention and protection work group.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)

Requires the wildfire prevention and protection work group to review existing fire studies conducted by or for the department of
Regarding educational interpreters for hearing-impaired students.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, by September 1, 2010, each school district shall have each educational interpreter working within the district, who has not already achieved national certification, assessed using a nationally recognized performance assessment to evaluate the receptive and expressive interpreting skills of the educational interpreter. School districts shall provide additional training for those educational interpreters who do not meet the standards to achieve the national certification.

Requires that, by December 2006, the office of the superintendent of public instruction shall partner with other states to build and enhance a network of support for the successful implementation of the nationally recognized performance assessment of the educational interpreters working in Washington schools.

SB 6605-S

by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Fraser, Oke, Fairley, Deccio, Franklin, Rasmussen, and Kline)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Provides that, by September 1, 2010, each school district shall have each educational interpreter working within the district, who has not already achieved national certification, assessed using a nationally recognized performance assessment to evaluate the receptive and expressive interpreting skills of the educational interpreter. School districts shall provide additional training for those educational interpreters who do not meet the standards to achieve the national certification.

Requires that, by December 2006, the office of the superintendent of public instruction shall partner with other states to build and enhance a network of support for the successful implementation of the nationally recognized performance assessment of the educational interpreters working in Washington schools.

Requires the Washington state institute for public policy to retain the services of a professional meeting facilitator to plan and conduct a series of meetings examining the strengths and weaknesses of educational services available to deaf and hard of hearing children throughout the state. The goal of the process is to develop a set of recommendations that would establish an integrated system of instructional and support programs that would provide deaf and hard of hearing children the knowledge and skills necessary for them to be successful in their adult lives and the "hearing" world of work.

Requires the office of the superintendent of public instruction, in cooperation with the state board for community and technical colleges and the higher education coordinating board, to create an advisory committee that includes certified educational interpreters, tactile interpreters, interpreter educators, deaf leaders, public school administrators, parents of deaf and deaf-blind children, and other interested parties to advise the superintendent of public instruction, the state board for community and technical colleges, and the higher education coordinating board on issues of deaf education and educational interpreting in each of the educational sectors.

Provides that as part of the needs assessment process conducted by the higher education coordinating board in accordance with RCW 28B.76.230, the board shall assess the need for a baccalaureate degree program in Washington state that provides educational sign language interpreter training. If the board determines that there is a need for such a program, the board shall encourage the appropriate institutions or institutional sector to create a program.

-- 2006 REGULAR SESSION --

SB 6606

by Senators Fraser, Oke, Fairley, Deccio, Berkey, McAuliffe, Keiser, Kline, Regala, Honeyford, Thibadeau, Mulliken, Pridemore, Rockefeller, Delvin, Rasmussen, and Kohl-Welles

Requiring standards for educational interpreters for students who are deaf or hard of hearing.

DIGEST AS ENACTED

Provides that, to the extent funds are appropriated, by January 15, 2007, the superintendent of public instruction must develop standards for educational interpreters of students who are deaf or hard of hearing. The standards must be focused on the specific skills and knowledge necessary to serve the communication needs of these students.

Provides that by January 15, 2007, the superintendent must report to the education committees of the legislature and also recommend an implementation schedule for the standards. The superintendent of public instruction must obtain formal legislative approval through legislation before the implementation of any standards for educational interpreters.

-- 2006 REGULAR SESSION --
SB 6607 - Requiring notification of pesticide application.

Requires notification of pesticide application.

Requires that, no later than May 1, 2007, the state board of health shall adopt rules requiring any person applying a pesticide with the signal words "Danger/Poison" to notify adjacent schools, hospitals, nursing homes, or state-licensed child or adult day care centers at least two facility business days before the start of applications.

Requires the rules to specify the manner of notification, which shall include facsimile or electronic mail. The rules shall specify a single facility manager or other personnel to whom the notification must be directed. The applicator or other responsible person managing the application site shall provide the notification. The rules shall allow agreements between facilities and managers of application sites for the methods of providing the required notification.

SB 6608 - Mandating that a person be disqualified from unemployment benefits due to incarceration.

Mandates that a person be disqualified from unemployment benefits due to incarceration.

Requires an individual to be disqualified from benefits if he or she has been discharged or suspended because he or she is incarcerated and fails to report for work as scheduled and fails to notify the employer within twenty-four hours of his or her failure to report for work. The disqualification begins with the first day of the calendar week in which he or she has been discharged or suspended and continues for seven calendar weeks and until he or she has obtained bona fide work in employment covered by Title 50 RCW and earned wages in that employment equal to seven times his or her weekly benefit amount.

SB 6609 - Exempting wholesale sales of bulk raw milk from business and occupation tax.

Exempts wholesale sales of bulk raw milk from business and occupation tax.

SB 6610 - Promoting underwater viewing.

Promotes underwater viewing.

SB 6609-S - Exempting wholesale sales of bulk raw milk for processing from business and occupation tax.

Exempts wholesale sales of bulk raw milk for processing from business and occupation tax.

SB 6610 - Promoting underwater viewing.

Promotes underwater viewing.

-- OTHER THAN LEGISLATIVE ACTION --

Requiring notification of pesticide application.

SB 6607 - by Senators Kohl-Welles, Weinstein, McAuliffe, Pridemore, Rockefeller, Fairley, Keiser, Fraser, Franklin, and Kline

SB 6608 - by Senators McCaslin, Mulliken, Parlette, and Benton

SB 6609 - by Senators Rasmussen, Delvin, Sheldon, Schoesler, Morton, Mulliken, Roach, and Shin

Companion Bill: 2878

Companion Bill: 2990

Effective date 6/7/2006.
SB 6610-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Oke, Rockefeller, Shin, Pflug, and Sheldon)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that Puget Sound and the other waters of Washington state contain an abundance of varied and unique marine life and other natural attractions that are of interest to divers and other recreationalists from all over the world.

Finds that in addition to the usual benefits from tourism, the promotion of underwater viewing tourism in the waters of Washington state will enhance efforts to protect Puget Sound by assisting in educating residents and nonresidents as to the value of the marine environment.

Finds that Washington state's efforts to promote nature-based tourism should include the natural wonder of underwater Washington.

Finds that, in several locations throughout the world, the use of ships as dive attractions has helped promote underwater viewing tourism. To the extent funds are made available, the department of fish and wildlife shall commission an independent study on the use of ships as dive attractions. The department of fish and wildlife, the department of natural resources, the state parks and recreation commission, the department of ecology, and the department of community, trade, and economic development shall establish a work group on the use of ships as dive attractions to delineate elements of this study. Among the topics that the study should address are: (1) Assessing the availability of appropriate locations in Puget Sound at the appropriate depths after the elimination of existing areas reserved for shipping lanes, shellfish beds, sensitive areas, areas with water quality concerns that would preclude placement of a vessel, commercial fishing areas, and areas with restrictions due to national security concerns or national defense activity; (2) What are the possible long-term environmental consequences, including those to habitat and marine life, of the use of ships as dive attractions, and what steps would need to be taken prior to the state allowing the sinking of a ship to be used as a dive attraction. At a minimum, this should include an assessment of; (a) Water quality impacts and the residual impacts to the underlying land, over time, as the vessel breaks down, such as accumulation of contaminants in the sediment; (b) potential impacts that sinking a ship would have on predation of juvenile salmonid and other state or federally listed species; (3) What are the possible long-term economic consequences and what are the costs, both capital and operating, of the use of ships as dive attractions, including the costs of cleaning a ship to appropriate environmental standards; (4) What funding would need to be secured prior to the state allowing the sinking of a ship to be used as a dive attraction and what sources of funding are, or can be made, available for this purpose; and (5) What are the legal liabilities and exposures for the state in using ships as dive attractions.

Provides that, once the study is complete, the work group shall develop final recommendations based on its findings, to be submitted to the appropriate committees of the legislature no later than December 15, 2007.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to International Trade & Economic Development.
Jan 25 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 ITED - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6611 by Senators Kohl-Welles, Benton, and Schoesler

Companion Bill: 2776

Regulating home heating fuel service contracts.

Declares that the purpose of this act is to create a legal framework within which home heating fuel service contracts may be sold in this state and set forth requirements for conducting a service contract business.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.

SB 6612 by Senators Kline, Johnson, Esser, and Roach; by request of Board For Judicial Administration

Reorganizing the administration of the local and district courts.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Judiciary.
Jan 26 Public hearing in committee.
Feb 2 Executive session in committee.

SB 6613 by Senators Prentice, Keiser, Kline, Rasmussen, and Shin

Prohibiting internet gambling.

(SUBSTITUTED FOR - SEE 1ST SUB)

Declares that it is the policy of this state to prohibit all forms and means of gambling, except where carefully and specifically authorized and regulated. With the advent of the internet and other technologies and means of communication that were not contemplated when either the gambling act was enacted in 1973, or the lottery commission was created in 1982, it is appropriate for this legislature to reaffirm the policy prohibiting gambling that exploits such new technologies.

Provides that an affirmative vote of sixty percent of both houses of the legislature is required before offering any game allowing or requiring a player to become eligible for a prize or to otherwise play any portion of the game by either: (1) Using the internet; or (2) Interacting with any device or terminal involving electronic, digital, video, or other representations of any game of chance, including pull-tabs, bingo, poker or other cards, dice, roulette, keno, or slot machines.

SB 6613-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice, Keiser, Kline, Rasmussen, and Shin)

(DIGEST AS ENACTED)

Declares that it is the policy of this state to prohibit all forms and means of gambling, except where carefully and specifically authorized and regulated. With the advent of the internet and other technologies and means of communication that were not contemplated when either the gambling act was enacted in 1973, or the lottery commission was created in 1982, it is appropriate for this legislature to reaffirm the policy prohibiting gambling that exploits such new technologies.

Provides that an affirmative vote of sixty percent of both houses of the legislature is required before offering any game allowing or requiring a player to become eligible for a prize or to otherwise play any portion of the game by interacting with any device or terminal involving digital, video, or other electronic representations of any game of chance, including scratch tickets, pull-tabs, bingo, poker or other cards, dice, roulette, keno, or slot machines.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Labor, Commerce, Research & Development.
Jan 26 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 LCRD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

Feb 13 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 0; absent, 2; excused, 3.
- IN THE HOUSE --
Feb 16 First reading, referred to Commerce & Labor.
Feb 22 Public hearing in committee.
Feb 23 Executive session in committee.
CL - Executive action taken by committee.
CL - Majority; do pass.
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 93; nays, 5; absent, 0; excused, 0.
- IN THE SENATE --
Mar 7 President signed.
- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 28 Governor signed.
Chapter 290, 2006 Laws.
Effective date 6/7/2006.

SB 6614 by Senator Jacobsen
Creating an international airport expedited security screening task force.

Creates an international airport expedited security screening task force.
Provides that the international airport expedited security screening task force shall, upon convening, examine the findings and recommendations of the United States transportation security administration’s registered traveler pilot program and any and all other information that may be pertinent to expediting security screening at international airports in Washington state. The task force shall report its findings to the port of Seattle and the transportation committees of the legislature by December 1, 2006.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.

SB 6615 by Senators Prentice and Rasmussen
Companion Bill: 3209
Limiting social card games.

SEE ALSO PROPOSED 1ST SUB
Limits the number and location of house-banked social card games.

SB 6615-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice and Rasmussen)

DIGEST OF PROPOSED 1ST SUBSTITUTE
Limits the number and location of house-banked social card games.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Labor, Commerce, Research & Development.
Jan 26 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 LCRD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.

Feb 24 Senate Rules "X" file.

SB 6616 by Senators Haugen, Jacobsen, and Shin
Limiting hunting near schools.

Declares that hunting is prohibited within one mile of a public or private school serving students in preschool through the 12th grade. The prohibition on hunting is in effect during school hours and during any scheduled school activity or event. The department may authorize a special hunting season if it determines that there is a need to hunt animals that pose a threat to human safety.

Applies only to counties with population densities of greater than one hundred persons per square mile, as determined by the office of financial management, or any county if adopted by the legislative authority of that county.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 26 Public hearing in committee.

SB 6617 by Senators Haugen and Rasmussen
Regarding the contents of farm plans prepared by conservation districts.

(SUBSTITUTED FOR - SEE 1ST SUB)
Requires conservation districts, before developing a farm plan, to inform the landowner or operator in writing of the types of information that is subject to disclosure to the public under chapter 42.56 RCW. Before completion of the final draft of a farm plan, the district shall send the final draft farm plan to the requesting landowner or operator for verification of the information. The final farm plan shall not be disclosed by the conservation district until the requesting owner or operator confirms the information in the farm plan and a signed copy of the farm plan is received by the conservation district.

SB 6617-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Haugen and Rasmussen)

DIGEST AS ENACTED
Requires conservation districts, before developing a farm plan, to inform the landowner or operator in writing of the types of information that is subject to disclosure to the public under chapter 42.56 RCW. Before completion of the final draft of a farm plan, the district shall send the final draft farm plan to the requesting landowner or operator for verification of the information. The final farm plan shall not be disclosed by the conservation district until the requesting owner or operator confirms the information in the farm plan and a signed copy of the farm plan is received by the conservation district.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Agriculture & Rural Economic Development.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 ARED - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading. Placed on second reading by Rules Committee.
Feb 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 0; absent, 1; excused, 2.
- IN THE HOUSE --
Feb 10 First reading, referred to Local Government.
Feb 22 Public hearing in committee.
Feb 23 Executive session in committee.
LG - Executive action taken by committee.
LG - Majority; do pass with amendment(s).
demonstrate that they have met state learning standards in reading, math, writing, and, beginning with the class of 2010, than the Washington assessment of student learning to identify the characteristics of those students, and students who did not meet the standard in one or more areas of study is limited to: (1) A review and statistical analysis of certification of assessment options that lead to a certificate of academic achievement. Certification of assessment alternative options shall be based upon demonstrated alignment with the state learning standards including school to work goals. The level of student performance necessary to meet state learning standards shall be comparable between all assessments.

SB 6618 by Senators McAuliffe and Schmidt
Companion Bill: 2998
Revising the high school assessment system.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Provides that, beginning in the 2007-08 school year, students shall have the option to select a certified assessment option other than the Washington assessment of student learning to demonstrate that they have met state learning standards in reading, math, writing, and, beginning with the class of 2010, science. Certified assessment options shall include but not be limited to portfolios, industry certification tests, and other career and technical education assessments used to determine readiness for work force entry or higher education, and college entrance exams.

Provides that, prior to the beginning of the 2007-08 school year, the state board of education shall establish a procedure for certification of assessment options that lead to a certificate of academic achievement. Certification of assessment alternative options shall be based upon demonstrated alignment with the state learning standards including school to work goals. The level of student performance necessary to meet state learning standards shall be comparable between all assessments.

SB 6618-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe and Schmidt)
Requiring a study to explore options to augment the current educational system.

**(DIGEST AS ENACTED)**

Directs the Washington state institute for public policy to conduct a study to explore options to augment the current system of assessments to provide additional opportunities for students to demonstrate that they have met the state learning standards. The study is limited to: (1) A review and statistical analysis of Washington assessment of student learning data to profile the lack of success; (2) A review and identification of additional alternative assessment options that could be used to augment the current assessment system. In identifying the alternative assessment options, the institute shall include a review of alternative assessments used in other states as well as those that have been developed and those that have been proposed in Washington. The institute shall examine the use of national tests as well as career skill certification exams in their review of possible alternative assessment options.

(3) Review and identification of additional alternative methods, procedures, or combinations of performance measures, including those proposed in Washington, to assess whether students have met the state learning standards.

Requires the Washington state institute for public policy to provide an interim report to the legislature by December 1, 2006, and a final report by December 1, 2007.

**(SB 6619)** by Senator Deccio
Modifying provisions relating to dangerous dogs.

**(SB 6620)** by Senators Rasmussen, Pridemore, and Benton
Eliminating the certificate of academic achievement as a requirement for high school graduation.
Finds that it is important to recognize that students have multiple learning styles and that too often a single, high stakes test does not accommodate all learning styles. It is important to have high academic standards and the Washington assessment of student learning can be an effective tool to assist districts in achieving them. The Washington assessment of student learning, however, may not adequately challenge our high performing students and it takes valuable time and resources away from essential learning for all students. Therefore, it is the intent of the legislature to eliminate the use of the Washington assessment of student learning as a graduation requirement.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Early Learning, K-12 & Higher Education.

Jan 19 Public hearing in committee.

SB 6621 by Senators Kohl-Welles, Deccio, and Shin

Companion Bill: 2778

Allowing tax deductions for nonprofit convention and tourism promotion corporations.

(SEE ALSO PROPOSED 1ST SUB)

Allows tax deductions for nonprofit convention and tourism promotion corporations.

SB 6621-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Kohl-Welles, Deccio, and Shin)

Authorizing a business and occupation tax exemption for amounts received for the promotion of conventions and tourism.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Allows tax deductions for nonprofit convention and tourism promotion corporations.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to International Trade & Economic Development.

Jan 25 Public hearing in committee.

Jan 31 Executive session in committee.

Feb 2 ITED - Majority: 1st substitute bill be substituted, do pass.

Minority: do not pass.

Minority: without recommendation.

And refer to Ways & Means.

Referred to Ways & Means.

SB 6622 by Senators Keiser and Kline

Allowing limited reporting of vulnerable adult abuse investigation results.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, upon request, the department shall disclose the fact that a report was received and the status of any investigation, unless the department has a reason to believe disclosing such information may compromise the investigation or the safety or well-being of a vulnerable adult.

Provides that, upon request, the department shall provide a written report of the outcome of the completed investigation to an agency, program, or provider serving a vulnerable adult. The name of the alleged perpetrator may be disclosed. The report on the outcome of an investigation must include, at a minimum, a determination by the department as to whether or not an incident of abuse, neglect, abandonment, or financial exploitation has occurred. The department shall not disclose the identity of the person making the report to the department or any witness without such individual's written permission.

Provides that upon request of a legislator or a state agency as defined in RCW 42.17.020 serving vulnerable adults or children, the department will disclose the results of an investigation under chapter 74.34.RCW. In cases where the department determines that an incident of abuse, abandonment, neglect, or financial exploitation is founded, the requestor shall be informed whether the finding is initial, subject to the alleged perpetrator's right to an administrative appeal, or final, following the administrative appeal process.

Directs the department to establish by rule a state registry that contains identifying information about individuals investigated under this chapter found to have abused, abandoned, neglected, or financially exploited a vulnerable adult. Information provided under this chapter is limited to postdue process findings made by the department under this chapter. Contingent on resources, the department shall make readily available to the public a means to query the state registry to determine if an individual has been found by the department to have abused, abandoned, neglected, or financially exploited a vulnerable adult.

Repeals RCW 74.34.068.

SB 6622-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, upon request, the department shall disclose the fact that a report was received and the status of any investigation, unless the department has a reason to believe disclosing such information may compromise the investigation or the safety or well-being of a vulnerable adult.

Provides that, upon request, the department shall provide a written report of the outcome of the completed investigation to an agency, program, or provider serving a vulnerable adult. The name of the alleged perpetrator may be disclosed. The report on the outcome of an investigation must include, at a minimum, a determination by the department as to whether or not an incident of abuse, neglect, abandonment, or financial exploitation has occurred. The department shall not disclose the identity of the person making the report to the department or any witness without such individual's written permission.

Provides that upon request of a legislator or a state agency as defined in RCW 42.17.020 serving vulnerable adults or children, the department will disclose the results of an investigation under chapter 74.34.RCW. In cases where the department determines that an incident of abuse, abandonment, neglect, or financial exploitation is founded, the requestor shall be informed whether the finding is initial, subject to the alleged perpetrator's right to an administrative appeal, or final, following the administrative appeal process.

Directs the department to establish by rule a state registry that contains identifying information about individuals investigated under this chapter found to have abused, abandoned, neglected, or financially exploited a vulnerable adult. Information provided under this chapter is limited to postdue process findings made by the department under this chapter. Contingent on resources, the department shall make readily available to the public a means to query the state registry to determine if an individual has been found by the department to have abused, abandoned, neglected, or financially exploited a vulnerable adult.

Repeals RCW 74.34.068.

SB 6623 by Senators Prentice, Brandland, Parlette, Schoesler, Thibaudeau, Keiser, Oke, McAuliffe, Roach, Rasmussen, and Shin

Companion Bill: 3086
Creating a business and occupation tax exemption for chemotherapy and anticancer drugs dispensed pursuant to prescription.

Creates a business and occupation tax exemption for chemotherapy and anticancer drugs dispensed pursuant to prescription.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Ways & Means.
Feb 2 Public hearing in committee.

SB 6624 by Senators Keiser, Kastama, and McAuliffe
Companion Bill: 2949
Revising the nursing facility payment system.
Revises the nursing facility payment system.
-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Ways & Means.

SB 6625 by Senators Parlette and Fraser
Concerning the management of public lands.
(SUBSTITUTED FOR - SEE 1ST SUB)
Establishes the habitat and recreation lands coordinating group.
Provides that, to ensure timely completion of the initial duties assigned to the habitat and recreation lands coordinating group, quarterly progress reports to either the office of financial management or the director are required.
Requires the habitat and recreation lands coordinating group to:
(1) Develop language to amend agency land acquisition, management, and disposal plans and policies to help provide for statewide coordination of habitat and recreation land acquisitions and disposals;
(2) Develop standards for producing an interagency, statewide biennial forecast of habitat and recreation land acquisitions and disposals;
(3) Establish procedures for submitting the biennial acquisition and disposal plans;
(4) Develop and convene an annual forum for agencies to coordinate their near-term acquisition and disposal plans;
(5) Develop a recommended standard for interagency geographic information system-based documentation of habitat and recreation lands;
(6) Standardize acquisition and disposal recordkeeping;
(7) Identify a preferred process for centralizing acquisition data;
(8) Develop an approach for monitoring the success of acquisitions;
(9) Identify and commence a dialogue with key state and federal partners to develop an inventory of potential public lands for transfer into habitat and recreation land management status;
(10) Review all habitat conservation plans to achieve uniformity and save costs.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 NROR - Majority; 1st substitute bill be substituted. do pass.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted. Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 16 First reading, referred to Natural Resources, Ecology & Parks.
Feb 21 Public hearing and executive action taken in committee.
Feb 22 NREP - Executive action taken by committee.
Feb 23 NREP - Majority; do pass.
Feb 29 Public hearing in committee.
Referred to Capital Budget.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6626 by Senator Prentice
Providing tax incentives for certain multiple-unit dwellings in urban centers.
Provides tax incentives for certain multiple-unit dwellings in urban centers.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Ways & Means.
Jan 24 Public hearing in committee.
Jan 30 Executive session in committee.

SB 6627 by Senators Weinstein and Fairley
Concerning construction defect actions.
Provides that, if an action is dismissed without prejudice under this act, the applicable statute of limitations for the claims shall be tolled from the earlier of the commencement of the dismissed action or the service of the original notice of claim, and shall remain tolled until sixty days after the period of time during which the filing of a subsequent action is barred under this act.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 2 Public hearing and executive action taken in committee.

-- IN THE HOUSE --
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6628 by Senators Fairley, Regala, Thibaudeau, Keiser, Kline, McAuliffe, and Kohl-Welles

Companion Bill: 2970

Preserving the WorkFirst child safety net program.

SEE ALSO PROPOSED 1ST SUB

Requires the department to exempt a recipient's family from application of this act by providing child safety net payments to maintain housing, basic utilities, and other verified needs of children in a recipient's family if the recipient or another adult in the recipient's family is in sanction status. The child safety net payment shall not be less than sixty percent of the assistance unit's regular monthly grant.

SB 6628-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Fairley, Regala, Thibaudeau, Kline, McAuliffe, and Kohl-Welles)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Requires the department to exempt a recipient's family from application of this act by providing child safety net payments to maintain housing, basic utilities, and other verified needs of children in a recipient's family if the recipient or another adult in the recipient's family is in sanction status. The child safety net payment shall not be less than sixty percent of the assistance unit's regular monthly grant.

The household shall be assigned a protective payee to pay the family's verified rent and utility costs. Once the basic needs of the household are met, the assigned protective payee shall hold the funds in an account to meet the future verified needs of the children rather than giving any remaining funds to the client.

DIGEST AS ENACTED

 Declares that the department of social and health services is providing a structured, therapeutic environment for persons who are eligible for placement in the community protection program in order for them to live safely and successfully in the community while minimizing the risk to public safety. 

Approves of steps already taken by the department to create a community protection program within the division of developmental disabilities.

SB 6629 by Senators Kohl-Welles, Pridemore, Keiser, Brown, Regala, Thibaudeau, and Kline

Providing working connections child care for certain temporary assistance for needy families recipients.

Declares an intent to provide working connections child care for temporary assistance for needy families recipients, so that they can complete postsecondary education, while also meeting their work requirements, in order to secure careers to benefit themselves, their families, and society.

Provides that, if a temporary assistance for needy families participant is meeting his or her individual responsibility plan employment or work requirements, and is eligible for working connections child care, the participant shall be eligible for working connections child care for all the hours the participant is working and enrolled in a vocational, educational, or training program.

DIGEST AS ENACTED

Declares an intent to provide working connections child care for temporary assistance for needy families recipients, so that they can complete postsecondary education, while also meeting their work requirements, in order to secure careers to benefit themselves, their families, and society.

Provides that, if a temporary assistance for needy families participant is meeting his or her individual responsibility plan employment or work requirements, and is eligible for working connections child care, the participant shall be eligible for working connections child care for all the hours the participant is working and enrolled in a vocational, educational, or training program.

SB 6630 by Senators Kline, Prentice, Keiser, Fairley, Regala, McAuliffe, and Kohl-Welles

Protecting communities from individuals with behaviors that pose a threat of violence or sexual violence.

SUBSTITUTED FOR - SEE 2ND SUB

Protects communities from individuals with behaviors that pose a threat of violence or sexual violence.

SB 6630-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kline, Prentice, Keiser, Fairley, Regala, McAuliffe, and Kohl-Welles)

SUBSTITUTED FOR - SEE 2ND SUB

Protects communities from individuals with behaviors that pose a threat of violence or sexual violence.

SB 6630-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Kline, Prentice, Keiser, Fairley, Regala, McAuliffe, and Kohl-Welles)

Establishing the community protection program for persons with developmental disabilities.

DIGEST AS ENACTED

Declares that the department of social and health services is providing a structured, therapeutic environment for persons who are eligible for placement in the community protection program in order for them to live safely and successfully in the community while minimizing the risk to public safety.

Approves of steps already taken by the department to create a community protection program within the division of developmental disabilities.

DIGEST AS ENACTED

Declares that the department of social and health services is providing a structured, therapeutic environment for persons who are eligible for placement in the community protection program in order for them to live safely and successfully in the community while minimizing the risk to public safety.

Approves of steps already taken by the department to create a community protection program within the division of developmental disabilities.
Passed final passage; yeas, 46; nays, 0; absent, 0; excused, 3.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 29 Governor signed.
Chapter 303, 2006 Laws.
Effective date 6/7/2006.

SB 6631 by Senator Jacobsen
Companion Bill: 3014
Creating an extended authority commission for Washington state patrol officers.

Authorizes Washington state patrol officers to request that an extended authority commission be granted by the chief of the Washington state patrol.

Provides that state patrol officers who desire an extended authority commission shall request and complete an extended authority commission packet and satisfy the following requirements: (1) Acquire a Washington state-approved first aid certification card valid through the year of extended authority; (2) Qualify with their firearm in accordance with Washington state patrol rules or guidelines; (3) Must be under the age limit specified in RCW 43.43.250; and (4) Pay a fee of fifty dollars to the Washington state patrol.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Transportation.

SB 6632 by Senators Kastama, Eide, Keiser, Roach, Johnson, Regala, Fraser, Haugen, Kline, Hewitt, Swecker, Finkbeiner, McAuliffe, Poulson, and Spanel
Companion Bill: 2888
Authorizing Washington state participation in the Johns Hopkins University Atlantic cardiovascular patient outcomes research team elective angioplasty study to determine, through evidence-based medicine, whether nonemergency percutaneous coronary interventions can be performed safely and effectively at hospitals without on-site open heart surgery programs.

(SEE ALSO PROPOSED 1ST SUB)

Authorizes Washington state participation in the Johns Hopkins University Atlantic cardiovascular patient outcomes research team elective angioplasty study to determine, through evidence-based medicine, whether nonemergency percutaneous coronary interventions can be performed safely and effectively at hospitals without on-site open heart surgery programs without on-site open heart surgery programs.

SB 6632-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kastama, Eide, Keiser, Roach, Johnson, Regala, Fraser, Haugen, Kline, Hewitt, Swecker, Finkbeiner, McAuliffe, Poulson, and Spanel)

Authorizing Washington state participation in the Johns Hopkins Atlantic cardiovascular patient outcomes research team elective angioplasty study to determine, through evidence-based medicine, whether nonemergency percutaneous coronary interventions can be performed safely and effectively at hospitals without on-site open heart surgery programs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes Washington state participation in the Johns Hopkins University Atlantic cardiovascular patient outcomes research team elective angioplasty study to determine, through evidence-based medicine, whether nonemergency percutaneous coronary interventions can be performed safely and effectively at hospitals without on-site open heart surgery programs.

SB 6633 by Senators Regala, Oke, Roach, and Kohl-Welles
Companion Bill: 2991
Concerning background checks of metropolitan park district employees.

(SEE ALSO PROPOSED 1ST SUB)

Requires the board of park commissioners to adopt rules establishing the requirements for a criminal history record information search for the following: Job applicants, volunteers, and independent contractors who have unsupervised access to children or vulnerable adults, or who will be responsible for collecting or disbursing cash or processing credit/debit card transactions. These background checks will be done through the Washington state patrol criminal identification section and may include a national check from the federal bureau of investigation, which shall be through the submission of fingerprints. A permanent employee of a metropolitan park district, employed as of the effective date of this act, is exempt from the provisions of this provision.

SB 6633-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Regala, Oke, Roach, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Specifies rules establishing the requirements for a criminal history record information search for the following: Job applicants, volunteers, and independent contractors who have unsupervised access to children or vulnerable adults, or who will be responsible for collecting or disbursing cash or processing credit/debit card transactions. These background checks will be done through the Washington state patrol criminal identification section and may include a national check from the federal bureau of investigation, which shall be through the submission of fingerprints.

SB 6634 by Senators Benton, Rasmussen, Benson, Stevens, Carrell, Delvin, Schoesler, Honeyford, Franklin, Johnson, Oke, and Roach

Requiring more registration information from homeless sex offenders.

Requires more registration information from homeless sex offenders.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Human Services & Corrections.
SB 6635 by Senators Franklin, Benton, Zarelli, Stevens, Honeyford, and Rasmussen

Companion Bill: 2468

Changing provisions relating to adoption.

(ADDED FOR - SEE 1ST SUB)

Declares an intent to establish a fund to assist prospective adoptive parents in meeting the actual costs of adopting a child.

SB 6635-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Franklin, Benton, Zarelli, Stevens, Honeyford, and Rasmussen)

(DIGEST AS ENACTED)

Directs the department to create standardized training to be provided to all department employees involved in the placement of a child to assure compliance with Title IV of the civil rights act of 1964 and the multiethnic placement act of 1994, as amended by the interethnic adoption provisions of the small business job protection act of 1996. Such training shall be open to agency employees.

Requires the department of health, in cooperation with the department of social and health services, to recommend a process for the efficient collection, compilation, and annual publication of adoption statistical data, including data regarding fees, costs, and expenses paid by adoptive families. In developing recommendations, the department of health and the department of social and health services shall consider current processes and recommendations, the department of health and the department of corrections.

Repeals RCW 26.33.410.

SB 6636 by Senator Deccio

Modifying provisions concerning the transfer of fixed assets.

Provides that, after twenty years of continual use for the purposes specified in chapter 43.99C RCW, a municipality may transfer fixed assets acquired under this chapter to other public bodies either in the same municipality or another municipality, or to a private or public nonprofit organization having custody of the assets which provides a program carrying out one or more purposes of this chapter. The provisions of RCW 43.09.210 and chapter 36.34 RCW shall not apply to such transfer. In the event the nonprofit organization ceases to carry out one or more purposes of this chapter, the property or the fair market value of the property shall be returned to the municipality.

SB 6637 by Senators Keiser and Deccio

Concerning qualifications for adult family home providers.

(DIGEST AS ENACTED)

Provides that, prior to being granted a license, providers applying after January 1, 2007, must complete a department-approved forty-eight hour adult family home administration and business planning class. The department shall promote and prioritize bilingual capabilities within available resources and when materials are available for this purpose.

SB 6638 by Senator Deccio

Concerning the transfer of fixed assets.

Provides that, after twenty years of continual use for the purposes specified in chapter 43.99C RCW, a municipality may transfer fixed assets acquired under this chapter to other public bodies either in the same municipality or another municipality, or to a private or public nonprofit organization having custody of the assets which provides a program carrying out one or more purposes of this chapter. The provisions of RCW 43.09.210 and chapter 36.34 RCW shall not apply to such transfer. In the event the nonprofit organization ceases to carry out one or more purposes of this chapter, the property or the fair market value of the property shall be returned to the municipality.

SB 6639 by Senator Deccio

Concerning the transfer of fixed assets.

Provides that, after twenty years of continual use for the purposes specified in chapter 43.99C RCW, a municipality may transfer fixed assets acquired under this chapter to other public bodies either in the same municipality or another municipality, or to a private or public nonprofit organization having custody of the assets which provides a program carrying out one or more purposes of this chapter. The provisions of RCW 43.09.210 and chapter 36.34 RCW shall not apply to such transfer. In the event the nonprofit organization ceases to carry out one or more purposes of this chapter, the property or the fair market value of the property shall be returned to the municipality.
**SB 6638** by Senators Deccio and Keiser
Revising the definition of adult family home.

Provides that the licensed capacity of an adult family home may be exceeded by one resident to allow a married couple to reside together.

Jan 17 First reading, referred to Health & Long-Term Care.
Jan 19 Passed to Rules Committee for second reading.
Mar 8 Governor signed.
Mar 27 Senate concurred in House amendments.

**SB 6639** by Senators Pridemore, Schmidt, Keiser, McAuliffe, and Kohl-Welles
Establishing the Washington Teach Math-Science program.

Establishes the Washington teach math-science program to increase the number and enhance the preparation of secondary school mathematics and science teachers.

Makes appropriations to carry out the purposes of this act.

Jan 17 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 25 Passed to Rules Committee for second reading.
Feb 23 Senate Rules "X" file.

**SB 6640** by Senators Oke, Sheldon, and Rockefeller
Modifying sales and use taxation related to the state route 16 corridor improvements project.

Revises sales and use taxation related to the state route 16 corridor improvements project.

Jan 17 First reading, referred to Ways & Means.

**SB 6641** by Senators Pflug and Kline

Regarding the special education ombudsman.

Directs the special education ombudsman created in section 507, chapter 518, Laws of 2005, to form a state interdisciplinary team of experts or regional teams of experts to assist school districts that request assistance in conducting an initial evaluation or a reevaluation of a student who is suspected or has been found to have a disability that adversely affects the student's educational performance. The team shall include qualified physicians and psychologists who can identify the appropriate medical and psychological services that the child will need outside of and within the school setting in order to be able to benefit from the specially designed instruction provided by the educators in the school. Additionally, the ombudsman's team shall assist school districts to develop an individualized education program for the student.

-- 2006 REGULAR SESSION --
Jan 17 First reading, referred to Early Learning, K-12 & Higher Education.

**SB 6642** by Senators Fraser, Deccio, Fairley, Mulliken, Prentice, Honeyford, Haugen, Rockefeller, Berkey, Delvin, McAuliffe, Keiser, Kline, Regala, Thibaudeau, Parlette, Franklin, Sheldon, Roach, Rasmussen, Kohl-Welles, and Shin
Prohibiting sellers of travel from promoting travel for prostitution.

Prohibits sellers of travel from promoting travel for prostitution.

Jan 17 First reading, referred to Labor, Commerce, Research & Development.

**SB 6643** by Senators Kastama, Roach, Kline, Benton, Keiser, Fairley, Fraser, Haugen, and Rasmussen
Companion Bill: 2780
Authorizing additional payroll deductions for state employees.

Authorizes additional payroll deductions for state employees.

Jan 18 First reading, referred to Government Operations & Elections.
Jan 30 Passed to Rules Committee for second reading.
Feb 14 GO - Majority; do pass.
Feb 20 Passed to Rules Committee for second reading.
Feb 23 Senate Rules "X" file.

**SB 6644** by Senators Kohl-Welles, Keiser, and Kline
Companion Bill: 2807
Deducting union dues for state employees.

Authorizes deducting union dues for state employees.

Jan 18 First reading, referred to Labor, Commerce, Research & Development.

**SB 6645** by Senators Kline, Benton, Keiser, Fairley, Fraser, and Haugen
Companion Bill: 2898
Regulating distribution of communications by state employees.

Declares that nothing in chapter 42.52 RCW prohibits a state employee from distributing communications from an employee organization or charitable organization to other state employees if
the communications do not support or oppose a ballot proposition or candidate for state or local office.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Government Operations & Elections.

Jan 31 Public hearing in committee.

SB 6646 by Senators Doumit, Parlette, Sheldon, Swecker, and Rasmussen

Regarding outdoor burning in areas of small towns and cities.

(SUBSTITUTED FOR - SEE 1ST SUB)

Amends RCW 70.94.743 relating to outdoor burning in areas of small towns and cities.

SB 6646-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Doumit, Parlette, Sheldon, Swecker, and Rasmussen)

(AS OF SENATE 2ND READING 2/13/06)

Amends RCW 70.94.743 relating to outdoor burning in areas of small towns and cities.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Water, Energy & Environment.

Feb 1 Public hearing in committee.

Feb 3 Executive session in committee.

Feb 5 WEE - Majority: 1st substitute bill be substituted, do pass.

Minority: do not pass.

Minority: without recommendation.

Feb 9 Passed to Rules Committee for second reading.

Feb 10 Made eligible to be placed on second reading.

Feb 13 Placed on second reading by Rules Committee.

Feb 13 1st substitute bill substituted.

Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 35; nays, 12;
absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15 First reading, referred to Natural Resources, Ecology & Parks.

Feb 17 Public hearing in committee.

Feb 21 Executive session in committee.

NREP - Executive action taken by committee.

NREP - Majority: do pass.

Minority: do not pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6647 by Senator Fairley

Resolving disputes involving manufactured/mobile homes.

Provides that landlords and park owners may participate in voluntary training offered by the department. The department is required to develop and implement a voluntary training program for landlords and park owners that must include at a minimum: Information on the applicable state statutes and regulations relating to mobile homes and manufactured communities, as well as information on developing and improving basic communication and dispute resolution skills.

Requires the department to continually maintain and update a data base, in which the following information is contained at a minimum: (1) The number of complaints received; (2) The nature and extent of the complaints received; and (3) Complaint investigation outcomes.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 31 Public hearing in committee.

SB 6648 by Senator Fairley

Addressing disputes regarding manufactured/mobile homes.

Declares that this act is created for the purpose of protecting the public, fostering fair and honest competition, and regulating the factors unique to the relationship between the manufactured/mobile home owner and park owner.

Declares an intent to provide a less costly and more efficient way for manufactured/mobile home owners and park owners to resolve disputes, and to provide a mechanism for state authorities to quickly locate owners of manufactured housing communities.

The legislature further intends to authorize the department of community, trade, and economic development to: (1) Register mobile home parks or manufactured housing communities;

(2) Maintain and update its current ombudsman program by retaining the necessary staffing level of hired or contracted persons used to operate and implement the program under chapter 429, Laws of 2005; and

(3) Collect and report upon data related to conflicts and violations.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Financial Institutions, Housing & Consumer Protection.

Jan 31 Public hearing in committee.

SB 6649 by Senators Morton and Sheldon

Excluding counties of thirteen thousand people or less from both budget limitations for day labor construction programs and publication requirements.

Excludes counties of thirteen thousand people or less from both budget limitations for day labor construction programs and publication requirements.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.

SB 6650 by Senators Morton, Mulliken, and Sheldon

Authorizing the allowance of off-road vehicle use in small cities.

Provides that cities with a population of less than three thousand persons may adopt regulations allowing for the operation of off-road vehicles on streets or highways within its boundaries, even if the regulations are less stringent than the provisions of chapter 46.09 RCW.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.

SB 6651 by Senators Kohl-Welles, Kline, Regala, and Fraser

Companion Bill: 2873

Modifying provisions relating to voting rights for incarcerated felons.

Finds that: (1) The system for determining how, when, and where former felons have their right to vote restored is contributing to uncertainty about the validity of the election process, and local county clerks and auditors find it impossible to access clear information about this determination;

(2) Washington currently denies the right to vote to all persons who have not fully completed all conditions of their sentence, including full payment of their legal financial obligations;

(3) Responsibility for monitoring compliance with the various conditions of the sentence is placed at various times with the department of corrections, the county clerk, and the sentencing judge; and

(4) The current system for determining when the right to vote has been restored takes away time from the other important duties
of the county clerks, county auditors, and secretary of state's staff.
Declares an intent to establish a clear standard for restricting and restoring the voting rights of felons that will provide clear information about the status of former felon voting rights to all state and local election officials.
Repeals RCW 10.64.021.

--- 2006 REGULAR SESSION ---

Jan 18 First reading, referred to Government Operations & Elections.
Feb 2 Public hearing in committee.

**SB 6652**
by Senators Kohl-Welles, Kline, Fraser, Keiser, and McAuliffe
Protecting victims of human trafficking.

**(SUBSTITUTED FOR - SEE 1ST SUB)**

Creates the Washington state task force against the trafficking of persons to provide Washington leaders the information needed to respond comprehensively and efficiently to the crime of human trafficking and to provide services to victims of human trafficking.

**SB 6652-S**
by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Kline, Fraser, Keiser, and McAuliffe)

*(AS OF SENATE 2ND READING 3/08/06)*

Creates the Washington state task force against the trafficking of persons to provide Washington leaders the information needed to respond comprehensively and efficiently to the crime of human trafficking and to provide services to victims of human trafficking.
Provides that the act shall be null and void if appropriations are not approved.

--- 2006 REGULAR SESSION ---

Jan 18 First reading, referred to Human Services & Corrections.
Jan 30 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.
Feb 7 Public hearing and executive action taken in committee.
WM - Majority; do pass 1st substitute bill proposed by Human Services & Corrections.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 1; excused, 1.
-- IN THE HOUSE --
Returned to Senate Rules 3.

**SB 6653**
by Senators Kastama, Roach, Fairley, and Benton; by request of Secretary of State
Modifying address confidentiality program provisions.
Revises address confidentiality program provisions.

--- 2006 REGULAR SESSION ---

Feb 21 First reading, referred to Government Operations & Elections.
Jan 23 Public hearing in committee.
Jan 24 Executive session in committee.
Jan 25 GO - Majority; do pass.

**Passed to Rules Committee for second reading.**

**SB 6654**
by Senators Haugen and Kline; by request of Board For Judicial Administration
Companion Bill: 2926
Modifying photo enforcement of traffic infraction provisions.

**(SEE ALSO PROPOSED 1ST SUB)**

Provides that infractions generated by the use of photo enforcement systems under this act shall be processed in the same manner as parking infractions, including for the purposes of RCW 3.46.120, 3.50.100, 35.20.220, 46.16.216, and 46.20.270(3).
Declares that the penalty for infractions issued under this act shall be forty dollars.

**SB 6654-S**
by Senate Committee on Transportation
(originally sponsored by Senators Haugen and Kline; by request of Board For Judicial Administration)

**(DIGEST OF PROPOSED 1ST SUBSTITUTE)**

Provides that infractions generated by the use of photo enforcement systems under this act shall be processed in the same manner as parking infractions, including for the purposes of RCW 3.46.120, 3.50.100, 35.20.220, 46.16.216, and 46.20.270(3).
Declares that the penalty for infractions issued under this act shall be forty dollars.

--- 2006 REGULAR SESSION ---

Jan 18 First reading, referred to Transportation.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

**SB 6655**
by Senators Fraser and Pridemore; by request of Board For Judicial Administration
Companion Bill: 2927
Revising retirement benefits for judges.
Revises retirement benefits for judges.

--- 2006 REGULAR SESSION ---

Jan 18 First reading, referred to Judiciary.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 JUD - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.

**SB 6656**
by Senators Kastama, Mulliken, and Rasmussen
Revising snowmobile operation provisions.

**(AS OF SENATE 2ND READING 2/14/06)**

Amends RCW 46.10.020 relating to operating unregistered snowmobiles.

--- 2006 REGULAR SESSION ---

Jan 18 First reading, referred to Transportation.
Feb 2 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
SB 6659 by Senator Swecker

Creating a full-time state legislature.

Declares that, in the twenty-first century, members of the legislature are confronted with increased complexity of issues facing the legislature, increased demands for their time, increased accountability standards, and the resulting difficulty in meeting public obligations while having to earn a second income to support their families.

Provides that, in order for service in the state legislature to remain open to all segments of society, and in order for legislators to have the time to develop expertise in the complex areas addressed by the legislature, a full-time state legislature is needed. A full-time state legislature will allow members to devote their talents and energies to accomplishing the work of the people, and avoid conflicts or apparent conflicts between the member’s private interests and official responsibilities.

Declares that this act is not intended to extend or otherwise change the current length or frequency of regular sessions, or of interim committee meeting schedules. It is also not intended to increase staff size. It is intended to give the members the financial freedom to commit their time completely to their public duties.

SB 6660 by Senator Spanel

Companion Bill: 3029

Implementing the compensation and fringe benefit provisions in the master collective bargaining agreement.

(SUBSTITUTED FOR - SEE 1ST SUB)

Implements the compensation and fringe benefit provisions in the master collective bargaining agreement.

SB 6660-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senator Spanel)

(AS OF SENATE 2ND READING 2/14/06)

Implements the compensation and fringe benefit provisions in the master collective bargaining agreement.

SB 6661 by Senators Rasmussen, Esser, Jacobsen, Schoesler, and Kohl-Welles

Companion Bill: 3046

Establishing the Washington beer commission.

_DIGEST AS ENACTED_

Declares that: (1) Marketing is a dynamic and changing part of Washington agriculture and a vital element in expanding the state economy;
The sale in this state and export to other states and abroad of beer made in this state contribute substantial benefits to the economy of the state and provide a large number of jobs and sizeable tax revenues; and

(3) The production of beer in this state is a new and important segment of Washington agriculture that has potential for greater contribution to the economy of the state if it undergoes continued development; and

(4) The general welfare of the people of this state will be served by continued development of the activities of the production of beer, that will improve the tax bases of local communities where agricultural land and processing facilities are located, and reduce the need for state and federal funding of local services. The industries are therefore affected with the public interest.

-- 2006 REGULAR SESSION --

Jan 18  First reading, referred to Agriculture & Rural Economic Development.
Jan 24  Public hearing in committee.
Jan 26  Executive session in committee.
Jan 27  ARED - Majority: do pass.
Feb 2   Passed to Rules Committee for second reading.
Feb 10  Floor amendment(s) adopted.
        Rules suspended. Placed on Third Reading.
        Third reading, passed; nays, 0; absent, 1; excused, 3.

-- IN THE HOUSE --

Feb 11  First reading, referred to Economic Development, Agriculture & Trade.
Feb 17  Public hearing in committee.
Feb 22  Executive session in committee.
        EDAT - Executive action taken by committee.
        EDAT - Majority: do pass with amendment(s).
        Minority: do not pass.
Feb 24  Passed to Rules Committee for second reading.
Feb 28  Placed on second reading by Rules Committee.
Mar 1   Committee amendment adopted with no other amendments.
        Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 45; nays, 0;
        absent, 1; excused, 3.

-- IN THE HOUSE --

Mar 4   Senate concurred in House amendments.
        Passed final passage; yeas, 45; nays, 0;
        absent, 1; excused, 3.
Mar 7   President signed.

-- OTHER THAN LEGISLATIVE ACTION --

Mar 8   Delivered to Governor.
Mar 29  Governor signed.
        Chapter 330, 2006 Laws.
        Effective date 6/7/2006*

SB 6662 by Senators Weinstein, Esser, Finkbeiner, and Rasmussen; by request of Secretary of State

Modifying provisions on charitable solicitations and charitable trusts.

Revises provisions on charitable solicitations and charitable trusts.

Repeals RCW 19.09.095.

-- 2006 REGULAR SESSION --

Jan 18  First reading, referred to Judiciary.

SB 6663 by Senators Schmidt, Sheldon, Stevens, Pridemore, Esser, Delvin, Jacobsen, Mulliken, and Kline

Allowing motorcycle operators to navigate around traffic under certain circumstances.

Provides that, when traffic is stopped or slowed to less than ten miles per hour, an operator of a motorcycle may overtake and pass slowed or stopped vehicles by use of a breakdown or access lane at a speed not exceeding twenty miles per hour. When using a breakdown lane or access lane under these circumstances, the operator of a motorcycle shall yield to both emergency vehicles and disabled vehicles.

-- 2006 REGULAR SESSION --

Jan 18  First reading, referred to Transportation.

SB 6664 by Senators Kastama, Oke, Rasmussen, Carrell, Shin, Benson, Hargrove, Esser, Jacobsen, Roach, Sheldon, and Swecker

Establishing a pilot program for family counseling.

Directs the secretary of the department of health to establish a pilot program to provide merit checks of no more than one hundred dollars to no more than four hundred fifty couples who complete a family preparation course. Matching funds may be used to increase the number of participants in the pilot program. The pilot program must begin no later than January 1, 2007, and continue for no more than five years, in a county with a population between seven hundred twenty thousand and one million.

Provides that, under the pilot program, a man and a woman who intend to apply for a marriage license may, together or separately, complete a family preparation course of not less than four hours with a family preparation course provider registered with the clerk of the county.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of health for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 18  First reading, referred to Human Services & Corrections.

SB 6665 by Senators Kohl-Welles, Benton, Fairley, Schmidt, and Rasmussen

Aiding victims of personal information security breaches.

Provides that a consumer may elect to place a security freeze on his or her credit report by making a request in writing by certified mail to a consumer credit reporting agency. "Security freeze" means a notice placed in a consumer's credit report, at the request of the consumer and subject to certain exceptions, that prohibits the consumer credit reporting agency from releasing the consumer's credit report or any information from it without the express authorization of the consumer.

Requires a consumer credit reporting agency to place a security freeze on a consumer's credit report no later than five business days after receiving a written request from the consumer.

Requires the consumer credit reporting agency to send a written confirmation of the security freeze to the consumer within ten business days and shall provide the consumer with a unique personal identification number or password to be used by the consumer when providing authorization for the release of his or her credit for a specific party or period of time.

Requires credit reporting agencies to provide data to the attorney general on an annual basis regarding the number of Washington state consumers who utilize a security freeze. The attorney general must make this data available to the legislature and the public upon request, in a manner selected by the attorney general.

-- 2006 REGULAR SESSION --

Jan 18  First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 26  Public hearing in committee.
Feb 1   Executive session in committee.
SB 6666 by Senators Thibaudeau and Deccio
Creating the board of dental hygiene.

Creates the board of dental hygiene.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Health & Long-Term Care.

SB 6667 by Senators McCaslin and Deccio
Prohibiting smoking within ten feet rather than twenty-five feet of public places or places of employment.

Prohibits smoking within ten feet rather than twenty-five feet of public places or places of employment.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Labor, Commerce, Research & Development.

SB 6668 by Senators Kastama, Roach, Fairley, and Honeyford; by request of Secretary of State
Companion Bill: 3058
Updating public records provisions.

(SEE ALSO PROPOSED 1ST SUB)
Establishes the division of archives and records management in the office of the secretary of state to ensure the proper management and safeguarding of public records. All public records remain the property of the state of Washington. Public records must be delivered by outgoing officials and employees to their successors and must be retained, preserved, stored, transferred, destroyed, or disposed of in accordance with chapter 40.14 RCW. The state archivist will administer the division and must have reasonable access to all public records, wherever kept, for the purposes of information, surveying, or cataloging.

Provides that public records shall not be disposed of or destroyed until the expiration of applicable retention periods on records retention schedules approved by the state or local records committee. Unless otherwise provided by state or federal law, rule, or regulation, retention periods approved for records series that serve as primary documentation of official actions, transactions, contracts, or agreements must be at least six years.

Declares that nothing in chapter 40.14 RCW prohibits a legislator or legislative employee from contributing his or her personal papers to any private library, public library, or the state archives. The state archivist is authorized to receive papers of legislators and legislative employees and is directed to encourage the donation of such personal papers to the state. The state archivist is authorized to establish such guidelines and procedures for the collection of personal papers and correspondence relating to the legislature as the archivist sees fit. Legislators and legislative employees are encouraged to contribute their personal papers to the state for preservation.

Declares that it shall be the duty of the chief clerk of the house of representatives and the secretary of the senate to advise the party caucuses in each house concerning the necessity to keep public records. The state archivist or his or her representative shall work with the chief clerk and secretary to provide information and instructions on the best method for keeping legislative records.

Repeals provisions of chapter 40.14 RCW.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Government Operations & Elections.
Jan 23 Public hearing in committee.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 Go - Majority: 1st substitute bill be substituted, do pass. Minority; without recommendation.
Feb 2 Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6669 by Senators Roach, Pflug, Benson, Morton, Schmidt, Schoesler, Zarelli, Parlette, Hewitt, and Mulliken
Establishing eligibility for the special sex offender sentencing alternative.

Establishes eligibility for the special sex offender sentencing alternative.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Judiciary.

SB 6670 by Senators Shin, Delvin, Fraser, Hargrove, and Johnson
Changing court filing fee provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides that any party filing a counterclaim, cross-claim, or third-party claim in an unlawful detainer action under chapter 59.18 or 59.20 RCW shall pay the equivalent to the total filing fee of an unlawful detainer action pursuant to RCW 36.18.020, including the fee for an unlawful detainer answer.

SB 6670-S by Senate Committee on Judiciary (originally sponsored by Senators Shin, Delvin, Fraser, Hargrove, and Johnson)
(DIGEST AS ENACTED)
Provides that any party filing a counterclaim, cross-claim, or third-party claim in an unlawful detainer action under chapter 59.18 or 59.20 RCW shall pay the equivalent to the total filing fee of an unlawful detainer action pursuant to RCW 36.18.020, including the fee for an unlawful detainer answer.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Judiciary.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 37; nays, 4; absent, 0; excused, 8.
-- IN THE HOUSE --
Feb 13 First reading, referred to Judiciary.
Feb 20 Public hearing and executive action taken in committee.
JUDI - Executive action taken by committee.
JUDI - Majority; do pass.
Feb 22 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar.
Feb 28 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 96; nays, 1; absent, 0; excused, 1.
-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 24 Governor signed.
Chapter 192, 2006 Laws.
Effective date 6/7/2006.

SB 6671  by Senators Doumit, Delvin, Rasmussen, and Parlette
Companion Bill: 3059
Clarifying the application of taxes to the financial activities of professional employer organizations.

(SUBSTITUTED FOR - SEE 1ST SUB)
Clarifies the application of taxes to the financial activities of professional employer organizations.

SB 6671-S  by Senate Committee on Ways & Means
(originally sponsored by Senators Doumit, Delvin, Rasmussen, and Parlette)

(DIGEST AS ENACTED)
Clarifies the application of taxes to the financial activities of professional employer organizations.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Ways & Means.
Feb 2 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 17 WM - Majority; 1st substitute bill be substituted, do pass.
Rules suspended.
Placed on second reading.
Feb 20 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 1; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 21 First reading, referred to Finance.

SB 6672  by Senators Doumit, Delvin, Rasmussen, and Parlette
Companion Bill: 3060
Recognizing professional employer organizations.

Finds that: (1) Professional employer organizations provide a valuable service to commerce and the citizens of this state by increasing the opportunities of employers to develop cost-effective methods of satisfying their personnel requirements and providing employees with access to certain employment benefits which might otherwise not be available to them;

(2) Professional employer organizations operating in this state should be properly recognized; and

(3) Any allocation of the employer duties and responsibilities pursuant to this act shall preserve all rights to which covered employees would be entitled under a traditional employment relationship.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Labor, Commerce, Research & Development.
Feb 22 Public hearing in committee.
Feb 27 Executive session in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Mar 6 Rules Committee relieved of further consideration. Placed on second reading.
Mar 7 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 97; nays, 1; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 29 Delivered to Governor.
Effective date 6/1/2006.

SB 6673  by Senators Benton, Sheldon, Esser, Rasmussen, Oke, Shin, and Schoesler
Companion Bill: 2638
Modifying the valuation of motor vehicles for use taxation.

Finds that: (1) Motor vehicle sales between private parties often involve transactions of motor vehicles where sales or use tax has already been paid.

Finds that requiring the payment of use tax whenever a transfer of ownership for a motor vehicle occurs is multiple taxation on the same product. This act is intended to reduce the use tax burden on sales of motor vehicles between private parties by requiring that the purchase price be used for measure of use tax liability.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Transportation.
Jan 23 TRAN - Majority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.
Jan 30 Public hearing in committee.

SB 6674  by Senator Oke
Requiring that funds collected from construction of the second Tacoma Narrows bridge be deposited in the Tacoma Narrows toll bridge account.
(DIGEST AS ENACTED)

Provides that, notwithstanding RCW 47.12.063, proceeds from the sale of any surplus real property acquired for the purpose of building the second Tacoma Narrows bridge must be deposited in the Tacoma Narrows toll bridge account. Provides that all liquidated damages collected under any contract involving the construction of the second Tacoma Narrows bridge must be deposited in that account.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Transportation.
Feb 2 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 0;
absent, 0; excused, 9.
-- IN THE HOUSE --

Feb 11 First reading, referred to Transportation.
Feb 20 Public hearing in committee.
Feb 22 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0;
absent, 0; excused, 3.
-- IN THE SENATE --

Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 9 Governor signed.
Chapter 17, 2006 Laws.
Effective date 6/7/2006.

SB 6675 by Senator Oke

Limiting the use of state park day-use access fees.

Proposes that fees for park day-use access may only be charged when the net proceeds after the costs of collection are used for deferred maintenance or capital projects. For the purposes of this act, "costs of collection" includes the time spent by state parks personnel on fee education, custodial and maintenance work, and visitor services in addition to their fee collection duties.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6676 by Senators Roach, Kline, Mulliken, Fairley, and Rasmussen

Prohibiting fraudulent transfers of motor vehicles.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that every person who fraudulently transfers a motor vehicle to another without the other person's knowledge shall be guilty of fraudulent transfer of a motor vehicle and shall be punished as follows: (1) Where the victim incurred damages in an amount less than two hundred fifty dollars, the defendant is guilty of a gross misdemeanor.

(2) Where the victim incurred damages in an amount exceeding two hundred fifty dollars, the defendant is guilty of a class C felony.

(3) Where the victim incurred damages in an amount exceeding one thousand five hundred dollars, the defendant is guilty of a class B felony.

SB 6676-S by Senate Committee on Judiciary (originally sponsored by Senators Roach, Kline, Mulliken, Fairley, and Rasmussen)

Prohibiting fraudulent filings of vehicle reports of sale.

(DIGEST AS ENACTED)

Provides that every person who files a vehicle report of sale without the knowledge of the transferee shall be guilty of fraudulent filing of vehicle report of sale and shall be punished as follows: (1) Where the victim incurred damages in an amount less than two hundred fifty dollars, the defendant is guilty of a gross misdemeanor.

(2) Where the victim incurred damages in an amount exceeding two hundred fifty dollars, the defendant is guilty of a class C felony.

(3) Where the victim incurred damages in an amount exceeding one thousand five hundred dollars, the defendant is guilty of a class B felony.

Provides that when a transferee had no knowledge of the filing of the vehicle report of sale, he or she is relieved of civil or criminal liability for the operation of the vehicle, and liability is transferred to the seller shown on the report of sale.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Judiciary.
Jan 31 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 JUD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 45; nays, 2;
absent, 0; excused, 2.
-- IN THE HOUSE --

Feb 15 First reading, referred to Criminal Justice & Corrections.
Feb 23 Public hearing and executive action taken in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 4 Referred to Rules 2 Consideration.
Mar 6 Rules Committee relieved of further consideration. Placed on second reading.
Mar 7 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0;
absent, 0; excused, 0.
-- IN THE SENATE --

Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 28 Governor signed.
Chapter 291, 2006 Laws.
Effective date 6/7/2006.

SB 6677 by Senators Kohl-Welles, Johnson, McAuliffe, and Finkbeiner

Companion Bill: 2792

Describing how medical test sites must calculate glomerular filtration rates.
Provides that a designated test site supervisor must ensure that when the test site tests a specimen to determine a patient’s serum creatinine level, the test site calculates the patient's glomerular filtration rate using information provided by the patient or the health care professional requesting the test. The test site must include the patient's glomerular filtration rate with its report to the patient's health care professional.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Health & Long-Term Care.

SB 6678 by Senators Carrell and Stevens
Concerning adult family homes.

Establishes a goal to avoid over-concentration of adult family homes which would be inconsistent with the objective of integrating residents into the general community.

Requires the department to consult with the municipalities to develop rules and standards appropriate to the infrastructure and basic services available in the municipalities, communities, and neighborhoods in which adult family homes are located, and the setting of adult family homes.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Health & Long-Term Care.

SB 6679 by Senator Haugen
Introducing federal law preemption in regulating train speeds.

(SUBSTITUTED FOR - SEE 1ST SUB)
Amends RCW 81.48.030 and 81.48.040 relating to the jurisdiction of regulating train speeds.

SB 6679-S by Senate Committee on Transportation
(originally sponsored by Senator Haugen)
Introducing federal law preemption in regulating train speeds. (REVISED FOR ENGROSSED: Revising the provisions regulating train speeds.)

(DIGEST AS ENACTED)
Amends RCW 81.48.030 and 81.48.040 relating to the jurisdiction of regulating train speeds.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Transportation.
Feb 2 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 16 First reading, referred to Transportation.
Feb 20 Passed to Rules Committee for second reading.
Feb 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 6 President signed.

SB 6680 by Senators Brandland, Haugen, and Rasmussen
Implementing a biometric matching system for driver's licenses and identicards.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Transportation.
Jan 23 Executive session in committee.
Jan 25 TRAN - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 22 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 23 First reading, referred to Transportation.
Feb 27 Public hearing in committee.
Feb 28 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Mar 1 Passed to Rules Committee for second reading.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 6 Senate refuses to concur in House amendments. Asks House to recede from amendments.
-- IN THE HOUSE --
Mar 7 House insists on its position and asks Senate to concur.
-- IN THE SENATE --
Mar 8 Senate concurred in House amendments.
Passed final passage; yeas, 49; nays, 0; absent, 0; excused, 0.
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 15 Delivered to Governor.
Chapter 292, 2006 Laws.

SB 6681 by Senators Kohl-Welles, Pridemore, Brown, and Fairley
Regulating public school policies on access to students and student information.

Requires the board of directors of each school district to by September 1, 2006, establish policies and procedures for: (1) Allowing parents or guardians to prohibit the release of their
student's directory information, records, and data to public and private institutions, organizations, and employers. This policy shall extend to the students' names, addresses, phone numbers, social security numbers, birthdates, directory information, and other identifying data;

(2) Providing, at a minimum, separate "opt out" categories for release of directory information, data, and records for educational, vocational, career, military, and volunteer recruitment purposes. Parents and guardians shall be provided with an "opt out" form within the first fifteen days of a new school year;

(3) Providing thirty days from delivery of the "opt out" form to parents and guardians in allowing parents and guardians to return their choices to the school district. School districts are prohibited from releasing student directory information, data, or records to recruiting organizations from the close of the previous school year until forty-five days after the release of the 'opt out' form to parents and guardians. Separate comparable provisions shall be made for summer school enrollees.

Requires the board of directors of each school district to by September 1, 2006, establish a policy and procedure requiring on-campus or visiting recruiters to either provide in advance for an adult school staff person or volunteer to be present when the recruiter is with the individual student, or submit a criminal records background check from both the Washington state police and federal bureau of investigation consistent with RCW 28A 400.303. In the case of military recruiters, the background check shall also require a letter from the department of defense relating to the recruiters' record under the uniform code of military justice and crimes recorded under other jurisdictions.

Requires the board of directors of each school district to by September 1, 2006, establish a policy and procedure for disciplining recruiters who engage in dishonest, unscrupulous, or deceptive recruiting practices.

Requires the board of directors of each school district to by September 1, 2006, establish a policy and procedure prohibiting recruiters from taking students off-campus during school hours or meeting students after school hours without written parental or guardian consent.

Provides that recruiters who take students off-campus during school hours without parental or guardian consent, or arrange to meet students after school hours without parental or guardian consent, shall be guilty of a misdemeanor.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Government Operations & Elections.
Feb 2 Executive session in committee.
Feb 3 GO - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6683 by Senators Fairley, Pridemore, Thibaudeau, and Rasmussen
Companion Bill: 2711
Concerning visitation rights for grandparents.
Recognizes that the recent Washington State Supreme Court decision in In re Parentage of C.A.M.A. found Washington's grandparent visitation statutes to be unconstitutional. It is the intent of the legislature to bring the law in line with the court's holding in that case, in order to ensure that grandparents have a viable means of petitioning the court for visitation with their grandchildren.
Repeals RCW 26.09.240.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Judiciary.
Jan 31 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6684 by Senator Swecker
Revising the provisions relating to abstracts of driving records.

(SEE ALSO PROPOSED 1ST SUB)
Revises the provisions relating to abstracts of driving records.

SB 6684-S by Senate Committee on Transportation (originally sponsored by Senator Swecker)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises the provisions relating to abstracts of driving records.

-- 2006 REGULAR SESSION --
Jan 18 First reading, referred to Transportation.
Feb 1 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6685 by Senators Regala, Brandland, Delvin, Rasmussen, and McAuliffe
Companion Bill: 2732
Establishing a council on mentally ill offenders.

(SEE ALSO PROPOSED 1ST SUB)
Declares that the goal of the council is to investigate and promote cost-effective approaches to meeting the long-term needs of adults and juveniles with mental disorders who are likely to
become offenders or who have a history of offending. The council shall: (1) Identify strategies for preventing adults and juveniles with mental health needs from becoming offenders; (2) Identify strategies for improving the cost-effectiveness of services for adults and juveniles with mental health needs who have a history of offending; and (3) Identify incentives to encourage state and local criminal justice, juvenile justice, and mental health programs to adopt cost-effective approaches for serving adults and juveniles with mental health needs who are likely to offend or who have a history of offending.

Directs the department of corrections to submit a biennium budget request in an amount of not less than two hundred thousand dollars in 2007 and each biennium budget request thereafter that the council on mentally ill offenders is operating and reporting as required to support the activities and work of the council.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of corrections for the purposes of funding the council on mentally ill offenders for the purposes of this act.

**SB 6685-S** by Senate Committee on Human Services & Corrections (originally sponsored by Senators Regala, Brandland, Delvin, Rasmussen, and McAuliffe)

*(DIGEST OF PROPOSED 1ST SUBSTITUTE)*

Declares that the goal of the council is to investigate and promote cost-effective approaches to meeting the long-term needs of adults and juveniles with mental disorders who are likely to become offenders or who have a history of offending. The council shall: (1) Identify strategies for preventing adults and juveniles with mental health needs from becoming offenders; (2) Identify strategies for improving the cost-effectiveness of services for adults and juveniles with mental health needs who have a history of offending; and (3) Identify incentives to encourage state and local criminal justice, juvenile justice, and mental health programs to adopt cost-effective approaches for serving adults and juveniles with mental health needs who are likely to offend or who have a history of offending.

Directs the department of corrections to submit a biennium budget request in an amount of not less than two hundred thousand dollars in 2007 and each biennium budget request thereafter that the council on mentally ill offenders is operating and reporting as required to support the activities and work of the council.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, for the biennium ending June 30, 2007, from the general fund to the department of corrections for the purposes of funding the council on mentally ill offenders for the purposes of this act.

**SB 6686-S** by Senate Committee on Ways & Means (originally sponsored by Senators Prentice, Esser, Kastama, Johnson, Kline, Finkbeiner, Weinstein, Keiser, Berkey, and McAuliffe)

*(DIGEST AS ENACTED)*

Authorizes a local sales and use tax that is credited against the state sales and use tax.

-- 2006 REGULAR SESSION --

Jan 18 First reading, referred to Ways & Means.

Jan 25 Public hearing in committee.

Feb 16 Executive session in committee.

Feb 17 WM - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation. Rules suspended.

Placed on second reading.

Feb 22 1st substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 38; nays, 10; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 23 Public hearing in committee.

Feb 28 Executive session in committee.

FIN - Executive action taken by committee.

FIN - Majority; do pass.

Minority; do not pass.

Mar 1 Passed to Rules Committee for second reading.

Mar 4 Rules Committee relieved of further consideration. Placed on second reading.

Mar 6 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 75; nays, 23; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 30 Governor signed.

Chapter 361, 2006 Laws.

Effective date 6/7/2006.

**SB 6687** by Senators Fraser and Kline

Strengthening provisions governing ORV noise.

*(SEE ALSO PROPOSED 1ST SUB)*

Finds that, as the population of Washington and the popularity of recreational off-road vehicle use have increased, a growing number of informal off-road vehicle tracks and riding areas have emerged in residential areas. Excessive noise generated by off-road vehicles in such areas has affected the residents of nearby properties, impacting property values, health, and the ability of residents to enjoy peace and quiet in their homes and yards.

Finds that, despite their efforts, many of those who live in close proximity to informal off-road vehicle riding areas have been unable to prompt their local governments to address noise issues.

Declares an intent to strengthen provisions governing off-road vehicle noise and to provide tools and resources to state agencies, local government, and citizens, in order to better protect individuals from the effects of excessive off-road vehicle noise in residential areas.

**SB 6687-S** by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser and Kline)

*(DIGEST OF PROPOSED 1ST SUBSTITUTE)*

Finds that, as the population of Washington and the popularity of recreational off-road vehicle use have increased, a growing number of informal off-road vehicle tracks and riding areas have emerged in residential areas. Excessive noise generated by off-road vehicle use in such areas has affected the residents of nearby properties, impacting property values, health, and the ability of residents to enjoy peace and quiet in their homes and yards.

Finds that, despite their efforts, many of those who live in close proximity to informal off-road vehicle riding areas have been unable to prompt their local governments to address noise issues.

Declares an intent to strengthen provisions governing off-road vehicle noise and to provide tools and resources to state agencies, local government, and citizens, in order to better protect individuals from the effects of excessive off-road vehicle noise in residential areas.

**SB 6686** by Senators Prentice, Esser, Kastama, Johnson, Kline, Finkbeiner, Weinstein, Keiser, Berkey, and McAuliffe

Authorizing a local sales and use tax that is credited against the state sales and use tax.

*(SUBSTITUTED FOR - SEE 1ST SUB)*

Authorizes a local sales and use tax that is credited against the state sales and use tax.
Finds that, as the population of Washington and the popularity of recreational off-road vehicle use have increased, a growing number of informal off-road vehicle tracks and riding areas have emerged in residential areas. Excessive noise generated by off-road vehicle use in such areas has affected the residents of nearby properties, impacting property values, health, and the ability of residents to enjoy peace and quiet in their homes and yards.

Finds that, despite their efforts, many of those who live in close proximity to informal off-road vehicle riding areas have been unable to prompt their local governments to address noise issues.

Declares an intent to strengthen provisions governing off-road vehicle noise and to provide tools and resources to state agencies, local government, and citizens, in order to better protect individuals from the effects of excessive off-road vehicle noise in residential areas.

Directs the interagency committee for outdoor recreation to convene a working group to develop and propose policy strategies and legislation to address issues relating to access to public and private lands for recreational off-road vehicle use.

 Requires the working group to deliberate together in developing its recommendations. A report shall be issued by the working group and may contain majority reports and minority reports. The reports shall be provided to the governor and legislature by December 1, 2007.

Provides that, if specific funding for the purposes of this act, referencing section by section number and by bill or chapter number, is not provided by June 30, 2006, each section not referenced is null and void.

\[ \text{SB 6688 by Senators Fraser and Kline} \]

Concerning off-road vehicle noise.

Finds that, as the population of Washington and the popularity of recreational off-road vehicle use have increased, a growing number of informal off-road vehicle tracks and riding areas have emerged in residential areas. Excessive noise generated by off-road vehicle use in such areas has affected the residents of nearby properties, impacting property values, health, and the ability of residents to enjoy peace and quiet in their homes and yards.

Finds that, despite their efforts, many of those who live in close proximity to informal off-road vehicle riding areas have been unable to prompt their local governments to address noise issues.

Declares an intent to strengthen provisions governing off-road vehicle noise and to provide tools and resources to state agencies, local government, and citizens, in order to better protect individuals from the effects of excessive off-road vehicle noise in residential areas.

Directs the department of ecology to, by June 30, 2007:
1. Evaluate the adverse effects of off-road vehicle noise in residential areas; and
2. Revise the environmental noise rules and sound level measurement procedures adopted under chapter 70.107 RCW in order to:
   a. Strengthen the decibel standards applied to off-road vehicle noise in order to address the adverse effects found by the department under this act; and
   b. Create alternative methods for the measurement of off-road vehicle sound levels or alternative environmental noise standards that would allow for the enforcement of noise standards without requiring the use of expensive equipment or a sophisticated measurement process.

Requires the municipal research council to, by June 30, 2007, develop model ordinance options for local governments, including options for public disturbance noise ordinances that do not require the use of a decibel meter for enforcement and options for decibel-based noise ordinances.

Directs the department of natural resources to convene a working group to develop and propose policy strategies and legislation to address issues relating to access to public and private lands for recreational off-road vehicle use.

Directs the working group to provide its policy strategies and legislative proposals to the appropriate policy and fiscal committees of the senate and house of representatives by December 31, 2006.

\[ \text{SB 6689 by Senators Brown, McAuliffe, Kohl-Welles, and Rasmussen} \]

Expanding the provisions of economic development grants and assistance.

Declares that it is the state's policy to maximize the use of federal and private funds for economic development purposes and to devote state resources to leverage federal and private dollars to supplement state economic development efforts. In furtherance of this policy, it is the purpose of this act to authorize and fund a technical assistance and grant writing program within the department of community, trade, and economic development.

Requires the department to submit to the appropriate committees of the legislature an annual list of grant applications submitted, grant awards received, and the total amount of grant funds received during the year. The list shall be due by December 1st of each year.

Provides that the act shall be null and void if appropriations are not approved.

\[ \text{SB 6690 by Senators Thibaudeau, Deccio, Keiser, and Johnson} \]

Companion Bill: 3136

Providing a certification exemption for the conduct of blood-drawing procedures by research staff in the homes of research study participants.

\[ \text{(SEE ALSO PROPOSED 1ST SUB)} \]

Declares that chapter 18.135 RCW does not prohibit or regulate the performance of blood-drawing procedures by health care assistants in the residences of research study participants when such procedures have been authorized by the institutional review board of a comprehensive cancer center or nonprofit degree-granting institution of higher education and are conducted under the general supervision of a physician.

\[ \text{SB 6690-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Thibaudeau, Deccio, Keiser, and Johnson)} \]

\[ \text{(DIGEST OF PROPOSED 1ST SUBSTITUTE)} \]

Declares that chapter 18.135 RCW does not prohibit or regulate the performance of blood-drawing procedures by health care assistants in the residences of research study participants when such procedures have been authorized by the institutional review board of a comprehensive cancer center or nonprofit
degree-granting institution of higher education and are conducted under the general supervision of a physician.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Health & Long-Term Care.
Jan 30 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HEA - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6691 by Senators Weinstein and Kline
Requiring notice to prosecutors when crime victims' records are sought.
Requires notice to prosecutors when crime victims' records are sought.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Judiciary.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 JUD - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6692 by Senator McCaslin
Authorizing recovery of damages for an unjust conviction and imprisonment.

Provides that a person injured by an unjust conviction and incarceration may sue in a court of competent jurisdiction of the county in which such violation occurred, and shall recover from the county damages sustained, including reasonable attorneys' fees and costs of bringing the suit.
Authorizes the legislative authority of a county to purchase liability insurance in an amount it deems reasonable to protect the county, its officers, and employees against liability for a claim of unjust conviction and incarceration under this act.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Judiciary.

SB 6693 by Senators Kline and Kohl-Welles
Adjusting the schedule for review and revision of comprehensive plans and development regulations under the growth management act.

Revises the schedule for review and revision of comprehensive plans and development regulations under the growth management act.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Government Operations & Elections.

SB 6694 by Senators Hargrove and Rasmussen
Requiring headlight use at all times during the fall and winter months.
Requires headlight use at all times during the fall and winter months.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Transportation.

SB 6695 by Senators Schmidt, McAuliffe, Kohl-Welles, Rasmussen, and Oke
Regarding tuition waivers for veterans and national guard members.

(SEE ALSO PROPOSED 1ST SUBSTITUTE)
Amends RCW 28B.15.621 regarding tuition waivers for veterans and national guard members.
SB 6695-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Schmidt, McAuliffe, Kohl-Welles, Rasmussen, and Oke)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Amends RCW 28B.15.621 regarding tuition waivers for veterans and national guard members.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 1 Public hearing and executive action taken in committee.
Feb 2 EKHE - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6696 by Senators Prentice, Hargrove, Zarelli, Stevens, and McAuliffe; by request of Department of Social and Health Services
Clarifying the financial responsibility of the state and regional support networks for the costs associated with the care of individuals in need of involuntary treatment under chapter 71.05 RCW.
Clarifies the financial responsibility of the state and regional support networks for the costs associated with the care of individuals in need of involuntary treatment under chapter 71.05 RCW.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Human Services & Corrections.

SB 6697 by Senators Berkey, Schmidt, Shin, Haugen, McAuliffe, Kohl-Welles, and Rasmussen
Companion Bill: 2817
Establishing technology priorities for institutions of higher education.

(SUBSTITUTED FOR - SEE 1ST SUB)
Recognizes the vital importance to the state's economic prosperity and the economic benefit of placing a priority on enrolling and conferring degrees upon students in the fields of engineering, technology, biotechnology, science, computer science, and mathematics.
Declares an intent to promote increased access, delivery models, enrollment slots, and degree opportunities in the fields of engineering, technology, biotechnology, sciences, computer sciences, and mathematics. It is recognized that these areas of study and training are integral tools to providing the state with a competitive edge in the twenty-first century marketplace. It is also recognized that community colleges play a unique role in supporting degree attainment in the fields of science, technology, engineering, and mathematics through the development of transferrable curricula and the maintenance of viable articulation agreements with both public and private universities.

SB 6697-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by
Recognizes the vital importance to the state's economic prosperity and the economic benefit of placing a priority on enrolling and conferring degrees upon students in the fields of engineering, technology, biotechnology, science, computer science, and mathematics.

Declares an intent to promote increased access, delivery models, enrollment slots, and degree opportunities in the fields of engineering, technology, biotechnology, sciences, computer sciences, and mathematics. It is recognized that these areas of study and training are integrally linked to ensuring that Washington state's economy can compete nationally and globally in the twenty-first century marketplace. It is also recognized that community colleges play a unique role in supporting degree attainment in the fields of science, technology, engineering, and mathematics through the development of transferable curricula and the maintenance of viable articulation agreements with both public and private universities.

Exempting dietary supplements sold by chiropractors to their patients from sales and use tax.

Declares an intent to give students more choices for purchasing educational materials and to encourage faculty and staff to work closely with bookstores and publishers to implement the least costly option without sacrificing educational content and to provide maximum cost savings to students.

Concerning cost savings on course materials for students at state universities, regional universities, and The Evergreen State College.

Declares an intent to give students more choices for purchasing educational materials and to encourage faculty and staff to work closely with bookstores and publishers to implement the least costly option without sacrificing educational content and to provide maximum cost savings to students.

Promoting economic development and community revitalization.

Exempts dietary supplements sold by chiropractors to their patients from sales and use tax.

Concerning cost savings on course materials for students at state universities, regional universities, and The Evergreen State College.

(SEE ALSO PROPOSED 1ST SUB)

Provides that if a state or local government determines that private property condemned for a public purpose no longer is necessary for a public purpose and should be sold, the owner of the property at the time it was condemned shall have a right of first refusal to purchase the property at fair market value as of the date the government announces its decision to sell the property. This right of first refusal shall expire ninety days from the date the state or local government notifies the owner of the government's decision to sell the property, or at any later date agreed to by the government. A right of refusal shall exist under this act for ten years after the completion of eminent domain proceedings.

**SB 6701-S** by Senate Committee on Government Operations & Elections (originally sponsored by Senators Rasmussen, Kastama, Jacobsen, Franklin, Kohl-Welles, and Benton; by request of Governor Gregoire and Commissioner of Public Lands)

Reaffirming existing Washington state eminent domain laws.

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Finds that members of the public have expressed concern regarding a recent United States supreme court decision, *Kelo v. New London* (No. 04-108 (June 23, 2005)), which upheld, under the United States Constitution, a Connecticut city's exercise of eminent domain. It is the intent of the legislature to recognize, reaffirm, and support existing Washington case law under Article I, section 16 of the state Constitution, that prohibits the condemnation of private property other than for certain public purposes pursuant to law.

Provides that, in light of the United States supreme court decision in *Kelo v. New London*, the legislature intends to reaffirm existing Washington state law relating to the use of eminent domain by state and local governments, and to reaffirm the prohibition in Article I, section 16 of the state Constitution on the use of eminent domain to take private property for private use. To this end, the legislature recognizes, reaffirms, and supports the restrictions on the use of eminent domain to take private property for private use, as set forth in chapters 8.04, 8.08, 8.12, 8.16, and 8.20 RCW and in the Washington state supreme court's decisions of *Hogue v. Seattle*, 54 Wn.2d 799, 341 P.2d 171 (1959); *Miller v. Tacoma*, 61 Wn.2d 374, 378 P.2d 464 (1963); *In re Petition of Seattle*, 96 Wn.2d 616, 638 P.2d 549 (1981); and *State ex rel. Washington State Convention & Trade Center v. Evans*, 136 Wn.2d 811, 966 P.2d 1252 (1998).

Declarations that, currently, state employees are prohibited from collectively bargaining any aspect of the state pension programs provided by the state for its employees. The intent of this legislation is to maintain the state's pension programs, benefits, and systems as items not subject to collective bargaining between the state and the representatives of its various employee units, but to expressly allow negotiation for collectively bargained employee paid supplemental pension programs provided by nonstate entities.

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**SB 6703** by Senators Schoesler, Kohl-Welles, Parlette, and Honeyford

Allowing spas to serve wine to their customers.

**(SEE ALSO PROPOSED 1ST SUB)**

Authorizes spas to serve wine to their customers.

**SB 6703-S** by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Schoesler, Kohl-Welles, Parlette, and Honeyford)

Allowing spas and art galleries to serve wine to their customers.

**DIGEST OF PROPOSED 1ST SUBSTITUTE**

Authorizes spas to serve wine to their customers.

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**SB 6704** by Senators Rasmussen, Prentice, Doumit, Schoesler, Honeyford, Brandland, Sheldon, Morton, and Mulliken

Modifying the excise taxation of the manufacturing, selling, and processing of certain food products.

**(AS OF SENATE 2ND READING 2/17/06)**

Revises the excise taxation of the manufacturing, selling, and processing of certain food products.

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**SB 6702** by Senators Fraser, Pridemore, Schoesler, and Rasmussen

Companion Bill: 2896

Authorizing bargaining for employee paid supplemental pension programs under chapter 41.80 RCW.
SB 6705  by Senators Finkbeiner and Kastama

Prohibiting state officials from making public service announcements.

Provides that, except for officers and employees of the lottery commission and those agencies that are expressly authorized in statute to issue public service announcements, no state officer or state employee may use or authorize the use of facilities of an agency, directly or indirectly, to make, issue, or advertise a public service announcement. Facilities of an agency include, but are not limited to, use of stationery, postage, machines, and equipment, use of state employees of the agency during working hours, vehicles, office space, publications of the agency, and clientele lists of persons served by the agency.

-- 2006 REGULAR SESSION --

Jan 19  First reading, referred to Government Operations & Elections.

Jan 31  Public hearing in committee.

SB 6706  by Senators Rockefeller, Schmidt, Rasmussen, McAuliffe, Pridemore, Schoesler, Delvin, Roach, Kohl-Welles, and Mulliken

Companion Bill: 3028

Requiring that a review of classified school employee funding be considered in the Washington Learns study.

Finds that classified school employees are an integral part of the K-12 school system of services and supports to our students. The public school system would not function without the significant contributions of these employees.

Declares that classified school employees also play a major role in developing supportive and caring relationships with our students of all ages. The legislature believes the contribution of classified school employees can and should be enhanced to help all of our students succeed in meeting state learning standards.

Declares that the legislature has reviewed a number of previous funding studies and conducted its own review of our state's funding of public schools. Now the governor is in the process of studying school funding under chapter 496, Laws of 2005 (Washington Learns).

Directs that the funding review by the Washington Learns steering committee include a thorough review of funding for classified school employees and that the Washington Learns steering committee report findings and recommendations that include recommendations on how classified school employees can enhance our students' abilities to meet state learning standards.

-- 2006 REGULAR SESSION --

Jan 19  First reading, referred to Early Learning, K-12 & Higher Education.

Feb 1  Public hearing in committee.

Feb 2  Executive session in committee.

Feb 3  EKHE - Majority; do pass.

Feb 9  Made eligible to be placed on second reading.

Feb 24  Senate Rules "X" file.

SB 6707  by Senator Jacobsen

Authorizing personal rapid transit and magnetic levitation transit systems.

Declares that counties are authorized to impose with voter approval, by a simple majority of those voting, dedicated funding sources for magnetic levitation and personal rapid transit systems as set forth in RCW 81.104.150, 81.104.160, and 81.104.170. The maximum tax rate authorized in RCW 81.104.150, 81.104.160, and 81.104.170 is the maximum allowable rate that may be imposed by all entities in a county for magnetic levitation and personal rapid transit systems.

Provides that counties implementing magnetic levitation and personal rapid transit systems are exempt from the population requirements in RCW 81.104.030. Authorizes counties implementing magnetic levitation and personal rapid transit systems to utilize public-private partnerships.

-- 2006 REGULAR SESSION --

Jan 19  First reading, referred to Transportation.

SB 6708  by Senator Jacobsen

Companion Bill: 3102

Providing guidelines for the issuance and renewal of a geoduck diver license and requiring harvesters to help reseed state commercial beds.

(SEE ALSO PROPOSED 1ST SUB)

Provides guidelines for the issuance and renewal of a geoduck diver license and requiring harvesters to help reseed state commercial beds.

SB 6708-S  by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Jacobsen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, after July 1, 2006, the director may not issue new geoduck diver licenses. A person may renew an existing license only if the person held a geoduck diver license in 2004 and held a geoduck diver license for a minimum of five of the ten years from 1994 through 2003.

Requires the director to revoke a geoduck diver license issued after January 1, 2006, that does not meet the criteria of this act.

Provides that geoduck diver licenses are not transferable. The license holder must perform the actual harvesting.

Requires the director to revoke geoduck diver licenses that are not renewed by December 31st of each year.

Provides that a license may be reissuued by the director if another license is surrendered for any reason at any time.

-- 2006 REGULAR SESSION --

Jan 19  First reading, referred to Natural Resources, Ocean & Recreation.

Jan 30  Public hearing in committee.

Feb 2  Executive session in committee.

Feb 3  NROR - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 10  Made eligible to be placed on second reading.

Feb 11  Moved to Rules White Sheet.

Feb 24  Senate Rules "X" file.

SB 6709  by Senators Kastama, Eide, Prentice, Rasmussen, Fraser, McAuliffe, and Rockefeller

Companion Bill: 3069

Resolving manufactured/mobile home landlord and tenant disputes.

Finds that there are factors unique to the relationship between a manufactured/mobile homeowner and a manufactured/mobile home park owner. Once occupancy has commenced, the difficulty and expense in moving and relocating a manufactured/mobile home can affect the operation of market forces, and lead to an inequality of the bargaining position of the parties. Once occupancy has commenced, a homeowner may be subject to
violations of the manufactured/mobile home landlord-tenant act or unfair practices without an adequate remedy at law. This act is created for the purpose of protecting the public, fostering fair and honest competition, and regulating the factors unique to the relationship between the manufactured/mobile homeowner and park owner.

Finds that taking legal action against a park owner for violations of the manufactured/mobile home landlord-tenant act can be a costly and lengthy process, and that many people cannot afford to pursue a court process to vindicate statutory rights. Park owners similarly are benefited by having access to a process that resolves disputes quickly and efficiently.

Declares an intention to provide a less costly and more efficient way for manufactured/mobile homeowners and park owners to resolve disputes, and to provide a mechanism for state authorities to quickly locate owners of manufactured housing communities, The legislature further intends to authorize the department of community, trade, and economic development to: (1) Register mobile home parks or manufactured housing communities, take complaints, conduct investigations, and administratively resolve disputes, when there are violations of the manufactured/mobile home landlord-tenant act; (2) Maintain, update, and expand its current complaint program by retaining the necessary staffing level of hired or contracted persons used to operate and implement the program under chapter 429, Laws of 2005; and (3) Collect data related to conflicts and violations.

SB 6710 by Senators Keiser, Kline, and Kohl-Welles
Providing for personal liability for failure to pay unemployment taxes.

SB 6710-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Kline, and Kohl-Welles)
DIGEST OF PROPOSED 1ST SUBSTITUTE
Provides for personal liability for failure to pay unemployment taxes.

SB 6711 by Senators Eide, Brown, Fairley, and McAuliffe
Establishing a statewide online business training and entrepreneurial curriculum.

SB 6711-S by Senate Committee on Ways & Means (originally sponsored by Senators Eide, Brown, Fairley, and McAuliffe)
DIGEST OF PROPOSED 2ND SUBSTITUTE
Directs the department of community, trade, and economic development to: (1) Contract for the development, distribution, and promotion of an entrepreneurial and small business development online curriculum; (2) Establish the curriculum course content in coordination with: The department of community, trade, and economic development; universities and community and technical colleges with small business assistance programs; the work force training and education coordinating board; and other public and private entrepreneurial and small business assistance centers in the state; (3) Complete the curriculum as soon as possible, but no later than June 30, 2007; (4) Make the curriculum free of charge and available for use by individuals and all public and private entrepreneurial and small business assistance centers throughout the state; (5) Promote curriculum use by providing electronic and printed informational materials on the curriculum to public and private entrepreneurial and small business assistance centers throughout the state; (6) Ensure curriculum accessibility by promoting the use of web links to the curriculum on state public and private web sites that small business owners and entrepreneurs use in establishing and incorporating their businesses; and (7) Work to complete online links to the curriculum on state public and private web sites by December 31, 2007.

Requires the small business development center to: (1) Establish an entrepreneurial and small business development online curriculum; (2) Develop the curriculum course content in coordination with: The department of community, trade, and economic development; universities and community and technical colleges with small business assistance programs; the work force training and education coordinating board; and other public and private entrepreneurial and small business assistance centers in the state; (3) Complete the curriculum as soon as possible, but no later than June 30, 2007; (4) Make the curriculum free of charge and available for use by individuals and all public and private entrepreneurial and small business assistance centers throughout the state; (5) Promote curriculum use by providing electronic and printed informational materials on the curriculum to public and private entrepreneurial and small business assistance centers throughout the state; (6) Ensure curriculum accessibility by promoting the use of web links to the curriculum on state public and private web sites that small business owners and entrepreneurs use in establishing and incorporating their businesses; and (7) Work to complete online links to the curriculum on state public and private web sites by December 31, 2007.

Requires the entrepreneurial and small business development curriculum courses to contain written assignments and progress standards that allow participants to submit their work product and prove curriculum completion to state agencies or private organizations for credit.
training and education coordinating board; and other public and private entrepreneurial and small business assistance centers in the state; (3) Complete the curriculum content as soon as possible, but no later than December 31, 2006, and complete the online curriculum by no later than June 30, 2007; (4) Make the curriculum free of charge and available for use by individuals and all public and private entrepreneurial development and small business assistance centers throughout the state; (5) Promote curriculum use by providing electronic and printed informational materials on the curriculum to public and private entrepreneurial development and small business assistance centers throughout the state; (6) Ensure curriculum accessibility by including in the curriculum contract the use of web links to the curriculum on state public and private web sites that small business owners and entrepreneurs use in establishing and incorporating their businesses; and (7) Complete online links to the curriculum on state public and private web sites by December 31, 2007.

Appropriates the sum of fifty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of community, trade, and economic development to carry out the purposes of this act.

--- 2006 REGULAR SESSION ---

Jan 19 First reading, referred to International Trade & Economic Development.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 ITED - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation. And refer to Ways & Means.
Referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6712 by Senators Eide, Fairley, Brown, Keiser, McAuliffe, and Franklin

Providing small businesses whose owners are trained in entrepreneurial development with excise tax relief.

Provides small businesses whose owners are trained in entrepreneurial development with excise tax relief.

--- 2006 REGULAR SESSION ---

Jan 19 First reading, referred to International Trade & Economic Development.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 ITED - Majority; do pass.
Minority; without recommendation. And refer to Ways & Means.
Referred to Ways & Means.
Feb 7 Public hearing in committee.

SB 6713 by Senators Eide, Brown, Fairley, Keiser, and Kohl-Welles

Authorizing the development of self-employment assistance programs.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the establishment of a self-employment assistance program would assist unemployed individuals and create new businesses and job opportunities in Washington state. The department shall inform individuals identified as likely to exhaust regular unemployment benefits of the opportunity to enroll in commissioner-approved self-employment assistance programs.

Provides that an unemployed individual is eligible to participate in a self-employment assistance program if it has been determined that he or she: (1) Is otherwise eligible for regular benefits as defined in RCW 50.22.010; (2) Has been identified as likely to exhaust regular unemployment benefits under a profiling system established by the commissioner as defined in P.L. 103-152; and (3) Is enrolled in a self-employment assistance program that is approved by the commissioner, and includes entrepreneurial training, business counseling, technical assistance, and requirements to engage in activities relating to the establishment of a business and becoming self-employed.

SB 6713-S by Senate Committee on Ways & Means (originally sponsored by Senators Eide, Brown, Fairley, Keiser, and Kohl-Welles)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the establishment of a self-employment assistance program would assist unemployed individuals and create new businesses and job opportunities in Washington state. The department shall inform individuals identified as likely to exhaust regular unemployment benefits of the opportunity to enroll in commissioner-approved self-employment assistance programs.

Provides that an unemployed individual is eligible to participate in a self-employment assistance program if it has been determined that he or she: (1) Is otherwise eligible for regular benefits as defined in RCW 50.22.010; (2) Has been identified as likely to exhaust regular unemployment benefits under a profiling system established by the commissioner as defined in P.L. 103-152; and (3) Is enrolled in a self-employment assistance program that is approved by the commissioner, and includes entrepreneurial training, business counseling, technical assistance, and requirements to engage in activities relating to the establishment of a business and becoming self-employed.

--- 2006 REGULAR SESSION ---

Jan 19 First reading, referred to International Trade & Economic Development.
Jan 26 Public hearing in committee.
Jan 31 Public hearing and executive action taken in committee.
Feb 2 ITED - Majority; do pass.
Minority; do not pass.
Minority; without recommendation. And refer to Ways & Means.
Referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6714 by Senators Brown, Fairley, Eide, Keiser, McAuliffe, Franklin, and Kohl-Welles

Establishing the microenterprise development program.

Declares it is the purpose of this act to assist microenterprises in job creation by increasing the training, technical assistance, and financial resources available to microenterprises. It is the intention of the legislature to carry out this purpose by enabling the department of community, trade, and economic development to contract with a statewide microenterprise association with the potential to provide organizational support and administer grants to local microenterprise development organizations, subject to the
requirements of this act, and to leverage additional funds from sources other than moneys appropriated from the general fund.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to International Trade & Economic Development.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 ITED - Majority; do pass. Minority; without recommendation.
And refer to Ways & Means. Referred to Ways & Means.

SB 6715 by Senators Brown, Fairley, Eide, Keiser, McAuliffe, and Kohl-Welles
Concerning entrepreneurial training opportunities.
Amends RCW 28C.18.060 relating to entrepreneurial training opportunities.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to International Trade & Economic Development.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 2 ITED - Majority; do pass. Minority; without recommendation.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6716 by Senators Fairley, Brown, Eide, and McAuliffe
Changing the criteria for investigating and assessing performance in meeting community credit needs.

(SEE ALSO PROPOSED 1ST SUB)
Revises the criteria for investigating and assessing performance in meeting community credit needs.

SB 6716-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Fairley, Brown, Eide, and McAuliffe)
Investigating and assessing performance in meeting community credit needs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises the criteria for investigating and assessing performance in meeting community credit needs.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 25 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 FHC - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6717 by Senators Kohl-Welles, Brandland, McAuliffe, Hargrove, Rockefeller, Shin, Rasmussen, Schmidt, and Stevens
Extending the joint task force on criminal background check processes.

(SUBSTITUTED FOR - SEE 1ST SUB)
Extends the joint task force on criminal background check processes to December 31, 2006.

SB 6717-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Kohl-Welles, Brandland, McAuliffe, Hargrove, Rockefeller, Shin, Rasmussen, Schmidt, and Stevens)

(DIGEST AS ENACTED)
Extends the joint task force on criminal background check processes to December 31, 2006.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Human Services & Corrections.
Jan 31 Public hearing and executive action taken in committee.
Feb 1 HSC - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 0; absent, 0; excused, 3.

-- IN THE HOUSE --
Feb 15 First reading, referred to Criminal Justice & Corrections.
Feb 23 Public hearing and executive action taken in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --
Mar 7 President signed.

-- IN THE HOUSE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Mar 8 Delivered to Governor.
Mar 28 Governor signed.

SB 6718 by Senators Kohl-Welles, Brandland, McAuliffe, Rasmussen, Rockefeller, Schmidt, Shin, Hargrove, Stevens, Delvin, and Roach
Expanding record check requirements for school employees.

(SEE ALSO PROPOSED 1ST SUB)
Provides that the record check shall include a fingerprint check through the Washington state patrol.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 2 Public hearing in committee.
Feb 3 Executive session in committee.
EKEH - Majority; without recommendation. And refer to Ways & Means. Referred to Ways & Means.

SB 6719 by Senators Brandland, Kohl-Welles, McAuliffe, Shin, Rockefeller, Rasmussen, Schmidt, Stevens, and Hargrove
Ratifying the crime prevention and privacy compact.

(SEE ALSO PROPOSED 1ST SUB)
PASSED 1ST SUB as amended by amendments in Senate Committee on Human Services & Corrections.

Revising reporting requirements for criminal history record information.

(DIGEST AS ENACTED)

Revises reporting requirements for criminal history record information.

Jan 19 First reading, referred to Human Services & Corrections.
Jan 31 Public hearing and executive action taken in committee.
Feb 1 HSC - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 43; nays, 0; absent, 4; excused, 2.
-- IN THE HOUSE --
Feb 14 First reading, referred to Criminal Justice & Corrections.
Feb 21 Public hearing in committee.
Feb 23 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading suspension calendar.
Mar 1 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 6 Governor signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.

SB 6721 by Senators Johnson, Prentice, and Kastama

Giving authority to municipalities and political subdivisions to provide medical coverage to their elected officials and commissioners.

Provides that any county, municipality, or other political subdivision of the state acting through its principal supervising official or governing body may provide such hospitalization and medical aid to their elected officials and commissioners and the dependents of these officials and commissioners on the same basis as such hospitalization and medical aid is provided to all other employees thereof and their dependents.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Government Operations & Elections.
Jan 30 Public hearing in committee.

SB 6722 by Senators Franklin, Delvin, Keiser, Kohl-Welles, and Rasmussen; by request of LEOFF Plan 2 Retirement Board

Establishing a catastrophic disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

Establishes a catastrophic disability allowance under the law enforcement officers' and fire fighters' retirement system, plan 2.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Ways & Means.
Jan 30 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.

SB 6723 by Senators Eide, Delvin, Keiser, Kohl-Welles, and Rasmussen; by request of LEOFF Plan 2 Retirement Board

Determining the retirement allowance of a member who is killed in the course of employment.

(DIGEST AS ENACTED)

Determines the retirement allowance of a member who is killed in the course of employment.

-- 2006 REGULAR SESSION --
Jan 19 First reading, referred to Ways & Means.
Jan 30 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 WM - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 15 First reading, referred to Appropriations.
Feb 16 Public hearing in committee.
Feb 20 Executive session in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Feb 22 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 95; nays, 0; absent, 0; excused, 3.
-- IN THE SENATE --
Mar 6 Governor signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 30 Governor signed.

SB 6724 by Senators Parlette, Keiser, Fraser, Rouch, Kohl-Welles, and Rasmussen; by request of LEOFF Plan 2 Retirement Board

Companion Bill: 2933
SB 6724-S by Senate Committee on Ways & Means (originally sponsored by Senators Parlette, Keiser, Delvin, Fraser, Roach, Kohl-Welles, and Rasmussen; by request of LEOFF Plan 2 Retirement Board)  
(DIGEST OF PROPOSED 1ST SUBSTITUTE)  
Addresses death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

SB 6725 by Senator Haugen  
Prohibiting motor vehicles towing trailers from using high-occupancy vehicle lanes.

SB 6726 by Senator Haugen  
Funding transportation safety improvements.

SB 6727 by Senator Haugen  
Authorizing the impoundment of motorcycles and motor-driven cycles operated by improperly licensed persons.

SB 6728 by Senators Fraser, Swecker, Fairley, Prentice, Spanel, Thibaudeau, and Franklin  
Regarding a seller's disclosure of information concerning unimproved real property zoned residential.

SB 6729 by Senators Fraser, Swecker, Fairley, Regala, Keiser, Thibaudeau, Rockefeller, Delvin, McAuliffe, Kline, Shin, Haugen, Franklin, Prentice, Spanel, Pridemore, and Kohl-Welles  
Including water conservation in energy conservation provisions.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Transportation.  
Jan 25 Public hearing in committee.  
Feb 6 Executive session in committee.  
Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.  
Feb 11 Made eligible to be placed on second reading.  
Feb 24 Senate Rules "X" file.

SB 6728-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Swecker, Fairley, Prentice, Spanel, Thibaudeau, and Franklin)  
(AS OF SENATE 2ND READING 2/07/06)  
Revises provisions regarding a seller's disclosure of information concerning unimproved real property zoned residential.

Feb 18 First reading, referred to Commerce & Labor.  
Feb 24 Passed to Rules Committee for second reading.

-- IN THE HOUSE --  
Feb 8 First reading, referred to Commerce & Labor.  
Feb 15 Public hearing in committee.  
Feb 22 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass with amendment(s).  
Minority; do not pass.  
Feb 24 Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Transportation.  
Jan 25 Public hearing in committee.  
Feb 6 Executive session in committee.  
Feb 7 WEE - Majority; 1st substitute bill be substituted, do pass.  
Feb 11 Made eligible to be placed on second reading.

Legislative Digest and History of Bills 511

Jan 19 First reading, referred to Transportation.

Jan 25 Public hearing in committee.

Feb 6 Executive session in committee.

Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Feb 11 Made eligible to be placed on second reading.

Feb 24 Senate Rules "X" file.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

Prohibiting motor vehicles towing trailers from using high-occupancy vehicle lanes.

Provides that motor vehicles towing trailers are prohibited from using high-occupancy vehicle lanes on public highways designated under RCW 46.61.165 regardless of the number of occupants in the vehicle.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Transportation.

Feb 2 Public hearing in committee.

Feb 7 Executive session in committee.

WM - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.

Feb 9 Made eligible to be placed on second reading.

Feb 11 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

Addressing death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

Addresses death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Ways & Means.

Jan 30 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 9 Made eligible to be placed on second reading.

Feb 11 Placed on second reading by Rules Committee.

SB 6724 by Senate Committee on Ways & Means (originally sponsored by Senators Parlette, Keiser, Delvin, Fraser, Roach, Kohl-Welles, and Rasmussen; by request of LEOFF Plan 2 Retirement Board)  
(SEE ALSO PROPOSED 1ST SUB)  
Addresses death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

Revises provisions regarding a seller's disclosure of information concerning unimproved real property zoned residential.

SB 6728 by Senators Fraser, Swecker, Fairley, Prentice, Spanel, Thibaudeau, and Franklin  
Regarding a seller's disclosure of information concerning unimproved real property zoned residential.

SB 6729 by Senators Fraser, Swecker, Fairley, Regala, Keiser, Thibaudeau, Rockefeller, Delvin, McAuliffe, Kline, Shin, Haugen, Franklin, Prentice, Spanel, Pridemore, and Kohl-Welles  
Including water conservation in energy conservation provisions.

Includes water conservation in energy conservation provisions.

-- 2006 REGULAR SESSION --  

Jan 26 Executive session in committee.

Jan 27 WEE - Majority; 1st substitute bill be substituted, do pass.  
Passed to Rules Committee for second reading.

Feb 2 Placed on second reading by Rules Committee.

Feb 7 1st substitute bill substituted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 47; nays, 0;  
absent, 0; excused, 2.  
-- IN THE HOUSE --  
Feb 8 First reading, referred to Commerce & Labor.

Feb 15 Public hearing in committee.

Feb 22 Executive session in committee.  
CL - Executive action taken by committee.  
CL - Majority; do pass with amendment(s).  
Minority; do not pass.

Feb 24 Passed to Rules Committee for second reading.

Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6727 by Senator Haugen  
Authorizing the impoundment of motorcycles and motor-driven cycles operated by improperly licensed persons.

-- SEE ALSO PROPOSED 1ST SUB --  
Authorizes the impoundment of motorcycles and motor-driven cycles operated by improperly licensed persons.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Transportation.

Jan 25 Public hearing in committee.

Feb 6 Executive session in committee.

Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Passed to Rules Committee for second reading.

Feb 11 Made eligible to be placed on second reading.

Feb 24 Senate Rules "X" file.

Prohibiting motor vehicles towing trailers from using high-occupancy vehicle lanes.

Provides that motor vehicles towing trailers are prohibited from using high-occupancy vehicle lanes on public highways designated under RCW 46.61.165 regardless of the number of occupants in the vehicle.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Transportation.

Feb 2 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 9 Made eligible to be placed on second reading.

Feb 11 Placed on second reading by Rules Committee.

Mar 8 Referred to Rules.

Addressing death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

Addresses death benefit payments for law enforcement officers' and fire fighters' retirement system, plan 2.

-- 2006 REGULAR SESSION --  
Jan 19 First reading, referred to Ways & Means.

Jan 30 Public hearing in committee.

Feb 7 Executive session in committee.

Feb 9 Made eligible to be placed on second reading.

Feb 11 Placed on second reading by Rules Committee.

SB 6728 by Senators Fraser, Swecker, Fairley, Prentice, Spanel, Thibaudeau, and Franklin  
Regarding a seller's disclosure of information concerning unimproved real property zoned residential.

SB 6729 by Senators Fraser, Swecker, Fairley, Regala, Keiser, Thibaudeau, Rockefeller, Delvin, McAuliffe, Kline, Shin, Haugen, Franklin, Prentice, Spanel, Pridemore, and Kohl-Welles  
Including water conservation in energy conservation provisions.

Includes water conservation in energy conservation provisions.
SB 6730 by Senators Fraser, Swecker, Fairley, Prentice, Kline, Thibaudau, and Franklin

Changing provisions relating to reclaimed water.

(SEEN ALSO PROPOSED 1ST SUB)

Directs the department of ecology, in coordination with the department of health, to adopt rules as necessary to carry out the provisions of chapter 90.46 RCW in accordance with the public policy for reclaimed water use as declared in RCW 90.46.005. Requires rules required by this act to be adopted by December 31, 2008.

Directs the department of ecology to consult with the advisory committee created in RCW 90.46.050 in all aspects of rule development and adoption under this act.

SB 6730-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Swecker, Fairley, Prentice, Kline, Thibaudau, and Franklin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the department of ecology, in coordination with the department of health, to adopt rules as necessary to carry out the provisions of chapter 90.46 RCW in accordance with the public policy for reclaimed water use as declared in RCW 90.46.005. Requires rules required by this act to be adopted by December 31, 2008.

Directs the department of ecology to consult with the advisory committee created in RCW 90.46.050 in all aspects of rule development and adoption under this act.

-- 2006 REGULAR SESSION --


Jan 31 Public hearing in committee.

Feb 2 Executive session in committee.


And refer to Ways & Means.

Referred to Ways & Means.

SB 6731 by Senators Fraser, Kohl-Welles, Deccio, Fairley, Mulliken, Prentice, Roach, Honeyford, McAuliffe, Keiser, Regala, Delvin, Franklin, Shin, Sheldon, Berkey, Rasmussen, Haugen, Thibauzau, Kline, and Parlette

Prohibiting sellers of travel from promoting travel for sex tourism.

(DIGEST AS ENACTED)

Prohibits sellers of travel from promoting travel for sex tourism.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Labor, Commerce, Research & Development.

Jan 30 Public hearing and executive action taken in committee.

Jan 31 LCRD - Majority: do pass.

Passed to Rules Committee for second reading.

Feb 2 Made eligible to be placed on second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 13 Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15 First reading, referred to Commerce & Labor.

Feb 22 Public hearing in committee.

Feb 23 Executive session in committee.

CL - Executive action taken by committee.

CL - Majority; do pass with amendment(s).

Feb 24 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading suspension calendar.

Mar 1 Committee recommendations adopted and the bill amended.

Placed on third reading.

Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

-- IN THE SENATE --

Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.

Mar 8 President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 27 Governor signed.

Chapter 250, 2006 Laws.

Effective date 6/7/2006.

SB 6732 by Senators Franklin and Rasmussen

Companion Bill: 3107

Studying military uranium exposure.

Creates a task force that studies the health effects of hazardous materials exposure including, but not limited to, depleted uranium, as they relate to military service.

Requires the task force to: (1) Initiate a health registry for veterans and military personnel returning from Afghanistan, Iraq, or other countries in which depleted uranium or other hazardous materials may be found;

(2) Develop a plan for outreach to and follow-up of military personnel;

(3) Prepare a report for service members concerning potential exposure to depleted uranium and other toxic chemical substances and the precautions recommended under combat and noncombat conditions while in a combat zone; and

(4) Make other recommendations the task force considers appropriate.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Health & Long-Term Care.

Feb 2 Public hearing and executive action taken in committee.


SB 6733 by Senators Jacobsen, Prentice, Thibaudau, Poulson, Kline, and Kohl-Welles

Winding up the monorail transportation authority.

Provides for the dissolution of the monorail transportation authority.

-- 2006 REGULAR SESSION --

Jan 19 First reading, referred to Transportation.

Feb 1 Public hearing in committee.

SB 6734 by Senators Parlette, Benson, Honeyford, Schoesler, Morton, Zarelli, Deccio, Hewitt, Mulliken, and Oke

Studying the minimum wage law.

Directs the Washington state institute for public policy, in consultation with the employment security department, to conduct a study to address the impacts of Washington state's minimum wage law, and must report its findings to the legislature by December 1, 2006. The study shall address: (1) The extent to which the minimum wage is paid in various industries and occupations in Washington;
(2) A demographic analysis of persons earning the minimum wage, including race, ethnicity, gender, marital status, age, household composition, the number of dependents a minimum wage earner supports, and whether or not the person is the sole wage earner in the household;

(3) The average amount of time an employee who remains with the same employer is paid the minimum wage;

(4) A comparison of minimum wage laws in other states;

(5) The impact of the minimum wage on job creation and job loss from 1990 to the present;

(6) Whether there is any correlation between changes in the state minimum wage and the state unemployment rate, or the unemployment rate in a particular industry;

(7) Wage compression or expansion for workers earning up to one hundred thirty percent of the minimum wage;

(8) Economic activity and wage progression in industries with large numbers of low-wage workers compared to economic activity and wage progression in moderate to high-wage industries in Washington;

(9) The minimum wage's effect on the federal poverty level rates of low-income workers in this state;

(10) The rate at which minimum wage workers and their families use public benefits;

(11) Differences in economic activity attributable to the minimum wage in comparison with similar activity in Oregon, Idaho, and other states similar in economic size and industrial base to Washington; and

(12) The potential impact on employers and employees of a minimum tipped wage.

SB 6735 by Senators McAuliffe, Schmidt, Pridemore, Delvin, Rockefeller, Eide, Kohl-Welles, and Esser

Companion Bill: 2910

Requiring a study of environmental education.

Directs the office of superintendent of public instruction to conduct an environmental education study in partnership with public and private entities invested in strategies to reach every student, family, and community with quality environmental education experiences. The study shall provide empirical evidence, exemplary models, and recommendations focused on:

(1) Career development;

(2) Good citizenship as proven through service learning;

(3) Graduation requirements, specifically addressing senior culminating projects;

(4) Underserved youth and demographic groups; and

(5) Models of professional development for community-based service organizations including state and local agencies.

Requires the office of superintendent of public instruction to provide an interim update to the legislature by December 1, 2006, and to complete the study no later than October 1, 2007.

SB 6736 by Senators Fairley, Mulliken, and Haugen

Modifying the laws governing small loan amounts, interest, terms, and fees.

Provides that a licensee that has obtained the required small loan endorsement may not make a small loan under this act unless:

(1) The licensee has assessed the borrower's ability to repay the loan, including the borrower's current and expected income, current obligations, and employment; and

(2) At consummation of the loan, the borrower's total monthly debts, including the small loan, do not exceed forty-five percent of the borrower's monthly gross income. Each small loan must have a minimum term of not less than two weeks, including weekends and holidays, for each fifty-dollar amount owed on the small loan.

Declares that the maximum principal amount of any small loan, or the outstanding principal balances of all small loans made by a licensee to a single borrower at any one time, may not exceed five hundred dollars.

Provides that a licensee that has obtained the required small loan endorsement may charge interest or fees for small loans not to exceed thirty-six percent per annum. The rate charged on the outstanding balance after maturity shall not be greater than the rate charged during the loan term.
And refer to Ways & Means.

Feb 2 Referred to Ways & Means.

SB 6740 by Senators Fraser, Kohl-Welles, Fairley, Keiser, and Franklin

Protecting homeowners who hire contractors to remodel or build their homes.

(SEE ALSO PROPOSED 1ST SUB)

Finds that the vast majority of contractors engaged in the business of constructing or remodeling owner-occupied single-family homes are both technically proficient in their trade and able to manage their business dealings in accordance with the highest standards.

Finds, however, that in those relatively few, but all-too-frequent, instances where prime contractors on such construction or remodeling projects intentionally, negligently, or unintentionally mismanage payments received from homeowners that are intended for subcontractors, suppliers, and others, existing provisions are inadequate to protect homeowners. Additionally, the toll on an individual homeowner's personal economic and emotional condition that such financial mismanagement by this small fraction of prime contractors is not adequately balanced against the responsibilities, obligations, and possible penalties that contractors bear for such mismanagement. Consequently, the legislature finds that it is necessary to: (1) Clearly establish when prime contractors are personally responsible for mismanagement of funds received from or on behalf of homeowners that are intended for suppliers, subcontractors, and others; and (2) Increase awareness by homeowners to the potential for liens against their residence if contractors fail to pay suppliers and subcontractors as promised; and (3) Increase opportunities for homeowners to become better educated about ways to protect themselves from financial mismanagement by those few contractors who are unable or unwilling to meet the financial management standards set by the vast majority of residential contractors in this state.

Recognizes the independence of the federal bankruptcy courts, but nonetheless encourages such courts, when addressing whether or not to discharge liabilities of contractors arising under this act due to the mismanagement of funds received from or for the benefit of homeowners, to adopt a policy disfavoring the discharge of such liabilities in bankruptcy. If the mismanagement rises to the level of criminal conduct, nothing in this act is intended to interfere with criminal prosecution.

SB 6741 by Senators Stevens, Hargrove, Carroll, Brandland, and Rasmussen

Regarding the joint task force on the administration and delivery of services to children.

(DIGEST AS ENACTED)

Requires the joint task force to report its recommendations to the governor and appropriate committees of the legislature by December 1, 2006. Expires July 1, 2007.

-Feb 2 Passed to Rules Committee for second reading.
-Feb 7 Placed on second reading by Rules Committee.
-Feb 14 1st substitute bill substituted.
-Feb 23 Senate Rules "X" file.

SB 6740-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Fraser, Kohl-Welles, Fairley, Keiser, and Franklin)

(FIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the vast majority of contractors engaged in the business of constructing or remodeling owner-occupied single-family homes are both technically proficient in their trade and able to manage their business dealings in accordance with the highest standards.

Finds, however, that in those relatively few, but all-too-frequent, instances where prime contractors on such construction or remodeling projects intentionally, negligently, or unintentionally mismanage payments received from homeowners that are intended for subcontractors, suppliers, and others, existing provisions are inadequate to protect homeowners. Additionally, the toll on an individual homeowner's personal economic and emotional condition that such financial mismanagement by this small fraction of prime contractors is not adequately balanced against the responsibilities, obligations, and possible penalties that contractors bear for such mismanagement. Consequently, the legislature finds that it is necessary to: (1) Clearly establish when prime contractors are personally responsible for mismanagement of funds received from or on behalf of homeowners that are intended for suppliers, subcontractors, and others; and (2) Increase awareness by homeowners to the potential for liens against their residence if contractors fail to pay suppliers and subcontractors as promised; and (3) Increase opportunities for homeowners to become better educated about ways to protect themselves from financial mismanagement by those few contractors who are unable or unwilling to meet the financial management standards set by the vast majority of residential contractors in this state.
Clarifying determination of parentage.

Declar... to In re the Parentage of L. B.; Sue Ellen ("Mian") Carvin v. Page Britain; Docket Number 75626-1 (2005). In that case, the court held that Washington's common law recognizes the status of de facto parents and grants them standing to petition for a determination of the rights and responsibilities that accompany legal parentage in Washington state. The legislature intends to preempt the common law and clarify that chapter 26.26 RCW governs every determination of parentage in this state without exception.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Human Services & Corrections.

Jan 31 Public hearing in committee.

SB 6743 by Senators Stevens, Carrell, and Benton

Clarifying the legal status of children born from embryos transferred during assisted reproduction.

Provides that a child born to a woman as the result of the implantation of an embryo, which was donated by the genetic parents, or any person or entity with the legal authority to transfer such embryo, is presumed to be the adopted child of the woman and, if married, of her husband. All legal authority to transfer the embryo and the parental rights of the embryo donor, shall be irrevocably terminated in accordance with the terms of a written instrument executed prior to the implantation or the thawing and implantation of the embryo. A child born as the result of such an embryo implantation shall be afforded all of the legal rights and protection of any child adopted under the laws of this state.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Human Services & Corrections.

SB 6744 by Senators Rockefeller, Fraser, Berkey, Doumit, Shin, Kline, Kohl-Welles, McAuliffe, and Rasmussen

Creating the guaranteed opportunities scholarship program.

Declares an intent to inspire and encourage all Washington students to dream big by creating a guaranteed one-year tuition scholarship program for academically successful high school students from low and middle-income families.

Finds that too often, financial barriers prevent many of the brightest students from even considering college as a future possibility. Often the cost of tuition coupled with the complexity of finding and applying for financial aid is enough to prevent a student from even applying to college. Many students become disconnected from the education system early on and may give up or even dropout before graduation.

Declares an intent to reward high-achieving students early in their high school career so that they know they have options and opportunities available beyond high school.

-- 2006 REGULAR SESSION --

SB 6745 by Senator Carrell

Expanding the definition of a bail bond recovery agent.

Amends RCW 18.185.010 to expand the definition of a bail bond recovery agent.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Judiciary.

Feb 3 JUD - Majority: do pass.

Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

SB 6746 by Senators Kohl-Welles, Poulsen, Pridemore, Thibaudeau, and Kline

Companion Bill: 2977

Imposing monetary penalties on windfall profits of petroleum corporations.

Finds that Washington citizens and businesses are paying historically high prices for gasoline while the major oil companies are reaping windfall profits. As a result, tens of millions of dollars are being taken from the budgets of families and businesses.

Declares an intent to reverse this economic injustice by developing a state windfall profits tax. This tax will create an incentive for major oil companies to keep retail gasoline prices at historically reasonable levels and a disincentive to increase prices to gain windfall profits. If the major oil companies are unresponsive to this incentive, the tax will generate substantial revenue which can be used to partially offset the adverse effects of high gasoline prices by providing additional funding for public goods and services that are linked to the current costs of energy and/or the development of renewable in-state energy resources.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Ways & Means.

SB 6747 by Senators Rockefeller, Roach, Pridemore, Pflug, Thibaudeau, Regala, Doumit, Fraser, McAuliffe, and Rasmussen

Regarding comprehensive safe school plans.

(SEE ALSO PROPOSED 1ST SUB)

Provides that if funding is provided specifically for this purpose, all schools must have comprehensive safe school plans, except for the school mapping component, in place by the beginning of the 2007-08 school year. If specific funding is not provided to enable this deadline to be met, the superintendent of public instruction shall adopt rules regarding timelines for the development and review of comprehensive safe school plans consistent with the availability of resources including but not limited to technical assistance.

SB 6747-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Rockefeller, Roach, Pridemore, Pflug, Thibaudeau, Regala, Doumit, Fraser, McAuliffe, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that if funding is provided specifically for this purpose, all schools must have comprehensive safe school plans, except for the school mapping component, in place by the beginning of the 2007-08 school year. If specific funding is not provided to enable this deadline to be met, the superintendent of public instruction shall adopt rules regarding timelines for the
development and review of comprehensive safe school plans consistent with the availability of resources including but not limited to technical assistance.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 EKHE - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6748 by Senators Jacobsen and Kline
Imposing a tax on the production of oil and gas.

Imposes a tax on the production of oil and gas.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Ways & Means.

SB 6749 by Senators Hargrove, Schmidt, and Rasmussen
Companion Bill: 3115
Establishing a foster parent critical support and retention program.

(SEE ALSO PROPOSED 1ST SUB)

Finds that: (1) Foster parents have little means to cope with children who are sexually reactive, are physically assaultive, or have other high-risk behaviors. There is little support for them in the foster home setting. This lack of support contributes to the fact that most of these very high-risk children will have multiple foster home placements;

(2) Two-thirds of the work of child protective services in Washington state is linked with families that it sees repeatedly. The families have cumulative risks such as drug abuse, domestic violence, and mental illness. Abuse of children in these families frequently occurs;

(3) Many of our next generation’s sexual predators and violent offenders are in foster care today. These children have had severe and repeated early abuse, are under age twelve, and move freely in schools and child care.

In 1992, the division of children and family services reported that children who were sexually reactive molested an average of five children while in foster care; and

(4) In our state, hundreds of these children are now in foster care. This pressures an already stressed foster care system. It also sets the stage for these children to enter into a lifetime of deviant behavior.

Establishes a foster parent critical support and retention program to retain foster parents who care for children who act out sexually, are physically assaultive, or have other high-risk behaviors. The foster parent critical support and retention program is to be implemented under the division of children and family services’ contract and supervision. A contractor must demonstrate experience providing in-home case management to foster homes that are licensed through the division of children and family services.

Provides that, under the foster parent critical support and retention program, foster parents who care for sexually aggressive youth, physically assaultive children, or children with other high-risk behaviors shall receive: (1) Twenty-four/seven emergency assistance;

(2) Assessment of risk and development of a safety and supervision plan;

(3) Home-based foster parent training utilizing evidence-based models;

(4) Ongoing support groups; and

(5) Referral to community services.

Appropriates the sum of two hundred seventy-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the division of children and family services for direct services for the purposes of this act.

SB 6749-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Schmidt, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes a foster parent critical support and retention program to retain foster parents who care for children who act out sexually, are physically assaultive, or have other high-risk behaviors. The foster parent critical support and retention program is to be implemented under the division of children and family services’ contract and supervision. A contractor must demonstrate experience providing in-home case management to foster homes that are licensed through the division of children and family services.

Provides that, under the foster parent critical support and retention program, foster parents who care for sexually aggressive youth, physically assaultive children, or children with other high-risk behaviors shall receive: (1) Twenty-four/seven emergency assistance;

(2) Assessment of risk and development of a safety and supervision plan;

(3) Home-based foster parent training utilizing evidence-based models;

(4) Ongoing support groups; and

(5) Referral to community services.

Appropriates the sum of two hundred seventy-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the division of children and family services for direct services for the purposes of this act.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Human Services & Corrections.
Jan 31 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 3 HSC - Majority; 1st substitute bill be substituted, do pass.
Minority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6750 by Senators Shin, Rockefeller, and Poulsen
Companion Bill: 3124
Authorizing a state distribution to cities and counties to mitigate the costs of state ferry traffic at route terminals.

Provides that, by January 31, 2007, and by January 31st of each year thereafter, the department shall certify to the state treasurer the total number of vehicles that have boarded Washington state ferries for each state ferry route for the prior calendar year. The state treasurer shall distribute an amount equal to twenty-five cents multiplied by the total number of vehicles loading and unloading from a state ferry for each ferry route to the city in which each ferry terminal facility is located, or to the county if the facility is located in an unincorporated area.

Provides that a city or county receiving a distribution under this section must use the money to defray capital or operating costs associated with state ferry traffic impacts on the community where the ferry terminal facility is located. The maximum amount a city or county can receive under this act is five hundred thousand dollars per Washington state ferry route.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Transportation.

SB 6751 by Senators Carrell, Benton, and Stevens
Authorizing the deferral of large property tax assessments.
Provides that a claimant may defer payment of that amount of real property taxes that exceeds six percent of the claimant's combined disposable income, but not to exceed two thousand five hundred dollars per year.

Declares that deferral of taxes under this act is subject to the following conditions: (1) The claimant must have owned, at the time of filing, the residence on which the real property taxes have been imposed. For purposes of this subsection, a residence owned by a marital community or owned by cotenants shall be deemed to be owned by each spouse or cotenant. A claimant who has only a share ownership in cooperative housing, a life estate, a lease for life, or a revocable trust does not satisfy the ownership requirement.

(2) The property taxes must have been imposed upon a residence that was occupied by the claimant as a principal place of residence.

(3) A deferral is not allowed for taxes levied in the first full calendar year in which the person owns the residence.

(4) The claimant must have and keep in force fire and casualty insurance in sufficient amount to protect the interest of the state in the claimant's equity value. If the claimant fails to keep fire and casualty insurance in force to the extent of the state's interest in the claimant's equity value, the amount deferred shall not exceed one hundred percent of the claimant's equity value in the land or lot only.

(5) The total amount of taxes deferred, including interest thereon, must not exceed eighty percent of the claimant's equity value in the residence.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Ways & Means.

SB 6752 by Senators Carrell and Benton

Deferring large property tax increases.

Finds that it has become increasingly difficult for many homeowners to pay the increased taxes resulting from rapid increases in valuation. The legislature intends to allow low and middle-income homeowners to defer payment of property taxes on their principal residences to the extent that tax increases exceed fifteen percent. The deferral program created in this act is intended to assist persons in maintaining their homes by easing the increases in tax.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Ways & Means.

SB 6753 by Senators Fraser and Kline

Companion Bill: 3002

Regarding collaborative intergovernmental solutions in water management.

Declares that the state of Washington supports and shall participate in the implementation of a pilot intergovernmental program with federally recognized Indian tribes to voluntarily find collaborative solutions in water management. This program shall be mediated by the United States government's institute on conflict resolution and follow a process similar to the national environmental policy act. All agreed upon results of the process shall be adopted by rule and incorporated into the management of water resources by the state.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Water, Energy & Environment.

SB 6754 by Senators McAuliffe, Schoesler, Pridemore, and Rasmussen

Changing public works provisions for institutions of higher education.

(SEE ALSO PROPOSED 1ST SUB)

Revises public works provisions for institutions of higher education.

SB 6754-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Schoesler, Pridemore, and Rasmussen)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises public works provisions for institutions of higher education.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 1 Public hearing in committee.

Feb 3 Executive session in committee.


Feb 24 Senate Rules "X" file.

SB 6755 by Senator Honeyford

Modifying provisions relating to collective bargaining contracts with state employees.

Provides that a collective bargaining agreement effective July 1, 2007, and beyond may not contain a union security provision requiring as a condition of employment the payment of an agency shop fee to the employee organization that is the exclusive bargaining representative for the bargaining unit in which the employee is employed. A collective bargaining agreement may not require any other fees or payments as a condition of employment.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Labor, Commerce, Research & Development.

SB 6756 by Senator Honeyford

Providing for public disclosure of public sector unions' finances.

Provides that if an agency shop or other union security provision is agreed to, the exclusive bargaining representative must annually, not more than ninety days after the end of its fiscal year, provide financial disclosure information to all members of the bargaining unit and to the general public by filing with the commission a report containing the designated information, detailed by functional spending categories, that accurately discloses its financial condition and operations for the preceding fiscal year.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Labor, Commerce, Research & Development.

SB 6757 by Senator Benton

Companion Bill: 3062

Reducing taxes imposed on the provision of physical fitness services.

Reduces taxes imposed on the provision of physical fitness services.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Ways & Means.

Jan 30 Public hearing in committee.

SB 6758 by Senators Benton and Oke

(SEE ALSO PROPOSED 1ST SUB)
Including a child fourteen or younger in the aggravated first degree murder provisions.

Includes a child fourteen or younger in the aggravated first degree murder provisions.

Jan 20 First reading, referred to Judiciary.

SB 6759 by Senators Keiser, Kohl-Welles, and Kline

Requiring a report on the employment status of basic health plan and medical assistance recipients.

(SEE ALSO PROPOSED 1ST SUB)

Requires the administrator, in coordination with the department of social and health services, to prepare an annual report on the employment status of basic health plan enrollees under chapter 70.47 RCW. The report shall detail the number of employees enrolled in the basic health plan by employer, ranked from the employer with the highest number of employees on the basic health plan to the employer with the lowest number of employees on the basic health plan.

Requires the report to be delivered electronically to appropriate committees of the senate and house of representatives by November 15th of each year, beginning November 15, 2006.

Requires the department of social and health services, in coordination with the health care authority, to prepare an annual report on the employment status of recipients of medical assistance under chapter 74.09 RCW. The report shall detail the number of employees who are recipients of medical assistance by employer, ranked from the employer with the highest number of employees on the basic health plan to the employer with the lowest number of employees on the basic health plan.

Requires the report to be delivered electronically to appropriate committees of the senate and house of representatives by November 15th of each year, beginning November 15, 2006.

SB 6759-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Kohl-Welles, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the health care authority, in coordination with the department of social and health services, to by December 1st of each year report to the legislature for each month of the preceding fiscal year the number of basic health plan enrollees who were employed, or who were the spouse or dependent child of someone who was employed, and the total cost to the state for these enrollees. The information shall be reported in total, and by employer and industry type for any employer or industry type having more than thirty employees enrolled.

Requires the department of social and health services, in coordination with the health care authority, to by December 1st of each year report to the legislature for each month of the preceding fiscal year the number of medical assistance recipients who were employed, or who were the spouse or dependent child of someone who was employed, and the total cost to the state for these recipients. The information shall be reported in total, and by employer and industry type for any employer or industry type having more than thirty employees as recipients.


Jan 20 First reading, referred to Health & Long-Term Care.

Jan 30 Public hearing in committee.

Feb 1 Executive session in committee.

Feb 2 Referred to Ways & Means.

Feb 23 Report to be delivered electronically to appropriate committees of the senate and house of representatives by November 15th of each year, beginning November 15, 2006.

SB 6760 by Senator Parlette

SB 6761 by Senators Parlette and Keiser

Companion Bill: 2972

Determining community rates for health benefit plans.

(SEE ALSO PROPOSED 1ST SUB)

Requires the health care authority, in coordination with the department of social and health services, to by December 1st of each year report to the legislature for each month of the preceding fiscal year the number of medical assistance recipients who were employed, or who were the spouse or dependent child of someone who was employed, and the total cost to the state for these recipients. The information shall be reported in total, and by employer and industry type for any employer or industry type having more than thirty employees enrolled.

Requires the report to be delivered electronically to appropriate committees of the senate and house of representatives by November 15th of each year, beginning November 15, 2006.

SB 6762 by Senators Mulliken, Benson, Schoesler, and Sheldon

Companion Bill: 2765

Limiting the posting of hazards to motorcycles to paved roadways.

(DIGEST AS ENACTED)

Limits the posting of hazards to motorcycles to paved roadways.

Feb 1 First reading, referred to Transportation.

Feb 2 Public hearing in committee.

Feb 6 Executive session in committee.

Feb 7 TRAN - Majority; do pass. Passed to Rules Committee for second reading.

Feb 8 Placed on second reading by Rules Committee.

Feb 11 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 8.

Mar 6 President signed.

-- IN THE SENATE --

Mar 7 Delivered to Governor.


SB 6763 by Senators Parlette, Sheldon, Mulliken, Delvin, and Poulsen

Encouraging the use of hydroelectric power as a renewable energy resource.

Encourages the use of hydroelectric power as a renewable energy resource.

-- 2006 REGULAR SESSION --
Streamlining the administration of tax incentive programs.

Finds that the state's retail sales tax on construction discourages capital investment by new and existing Washington businesses. Without relief from the state's retail sales tax on construction, Washington businesses in certain sectors and areas will be adversely impacted. The legislature recognizes the importance of such businesses for employment and economic development in Washington state.

Reaffirms that policies providing tax incentives for manufacturing and research and development businesses in distressed areas are essential to promote economic stimulation, economic growth, and new employment opportunities in these distressed areas.

Reaffirms that high-technology businesses are a vital and growing source of high-wage, high-skilled jobs in this state, and that the high-technology sector is a key component of the state's effort to encourage economic diversification. The legislature found that many high-technology businesses incur significant costs associated with research and development and pilot scale manufacturing many years before a marketable product can be produced, and that current state tax policy discourages the growth of these companies by taxing them long before they become profitable. The legislature reaffirms that stimulating growth of high-technology businesses early in their development cycle, when they are turning ideas into marketable products, will build upon the state's established high-technology base, creating additional research and development jobs and subsequent manufacturing facilities.

Reaffirms that state policies providing tax incentives for economic growth in the fruit and vegetable processing industry are essential.

Declares that tax incentives should be subject to the same rigorous requirements for efficiency and accountability as are other expenditure programs, and that tax incentives should therefore be focused to provide the greatest possible return on the state's investment.

Repeals various provisions.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to International Trade & Economic Development.

SB 6765 by Senator Kastama

Creating the clean elections act.

Finds that our current election financing system: (1) Gives incumbents an unhealthy advantage over challengers; (2) Hinders communication to voters by many qualified candidates; (3) Undermines public confidence in the integrity of public officials; (4) Drives up the cost of running for state office, discouraging otherwise qualified candidates who lack personal wealth or access to special interest funding; and (5) Requires that elected officials spend too much of their time raising funds rather than representing the public.

Declares that this act, to be known as the Washington clean elections act, establishes an alternative campaign financing option available to candidates running for office. The alternative campaign financing program is funded entirely through voluntary donations made by individuals. The commission shall administer this chapter and the Washington clean elections account. Participating candidates must also comply with all other applicable election and campaign laws and rules.

SB 6766 by Senators Schmidt, McAuliffe, and Rasmussen

Regarding the national guard conditional scholarship.

DIGEST AS ENACTED

Amends RCW 28B.103.010 and 28B.103.020 regarding the national guard conditional scholarship.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 1 Public hearing and executive action taken in committee.

Feb 2 EKHE - Majority; do pass.

Feb 7 Made eligible to be placed on second reading.

Feb 9 Placed on second reading by Rules Committee.

Feb 14 Rules suspended. Placed on Third Reading.

Feb 21 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 Passed to Rules Committee for second reading.

Feb 28 Placed on second reading by Rules Committee.

Mar 1 Rules suspended. Placed on Third Reading.

Mar 7 Delivered to Governor.

Mar 15 Governor signed.

Chapter 71, 2006 Laws.

Effective date 6/7/2006.

SB 6767 by Senators Regala, Rockefeller, Kastama, and Rasmussen; by request of Governor Gregoire and State Auditor

Addressing government performance and accountability.

Finds that: (1) An independent citizen advisory board is necessary to ensure that government services, customer satisfaction, program efficiency, and management systems are world class in performance. A citizen advisory board will ensure that efforts to improve performance are coordinated across state government and prioritized to prevent duplication of effort and achieve the highest value for taxpayer dollars; and (2) Essential tools for improving the efficiency and effectiveness of government include fair, independent, and professional performance audits of state agencies, performance reviews, a performance-based budgeting process, and quality assessments.

Declares that the role of the citizen advisory board is to advise the governor on: (1) Improving state government efficiency and effectiveness, including best practices from public and private sectors; (2) Ensuring that efforts to improve performance are coordinated and prioritized across state government to achieve the highest value for taxpayer dollars;
(3) Increasing the accountability of state government through effective communication to citizens;
(4) Ensuring that performance improvement efforts by state agencies, the state auditor, and the legislature are fair, independent, and professional; and
(5) Engaging citizens to assist in identifying priorities.

Repeals RCW 43.09.440, 43.09.445, and 43.88.162.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Government Operations & Elections.

Jan 30 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 GO - Majority; do pass.

On motion, referred to Ways & Means.

SB 6768 by Senators Kline, Esser, Rasmussen, Johnson, Thibaudeau, Franklin, and Delvin

Revising penalties concerning minors with alcoholic beverages.

Provides that the court may suspend a driver's license issued to or the driving privilege of a person for not more than: (1) Thirty days for a first conviction; and

(2) Six months for a second or subsequent conviction.

Requires the department of licensing to promptly suspend a driver’s license issued to or the driving privilege of a person who is under the age of twenty-one years upon a violation of RCW 66.44.270 (2)(a) or 66.44.290 (1) or (4).

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Judiciary.

SB 6769 by Senators Fraser, Brandland, Kastama, Rasmussen, Keiser, and Kohl-Welles

Providing information about sex offenders placed or living in long-term care facilities.

Provides that, in addition to the disclosures authorized under RCW 4.24.550, when a sex offender classified at risk level II or III is expected to be released or placed by the department of corrections or a local jail into a nursing home, boarding home, adult family home, or other licensed long-term care facility, or already resides or is expected to reside in such a home or facility, the local law enforcement agency shall disclose relevant, necessary, and accurate information about the sex offender to the department of social and health services and to the administrator or operator of the facility.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Human Services & Corrections.

SB 6770 by Senators Fraser, Zarelli, Pridemore, Benton, Kastama, Sheldon, and Rasmussen

Changing the population threshold for counties eligible to use the design-build procedure.

Revises the population threshold for counties eligible to use the design-build procedure.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Government Operations & Elections.

SB 6771 by Senators Prentice and Johnson

Companion Bill: 3147

Creating provisions relating to asbestos liability.

Finds that the number of asbestos-related claims has increased significantly in recent years and threatens the continued viability of one or more uniquely situated companies that have not ever manufactured, sold, or distributed asbestos or asbestos products, and are liable only as successor corporations. This liability has created an overpowerning public necessity to provide an immediate, remedial, legislative solution.

Declares an intent that the cumulative recovery by all asbestos claimants from innocent successors be limited, and intends to simply change the form of asbestos claimants' remedies without impairing their substantive rights, and finds that there are no alternative means to meet this public necessity.

Finds that public interest as a whole is best served by providing relief to these innocent successors, so that they may remain viable and continue to contribute to this state.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Judiciary.

SB 6772 by Senators Rasmussen and Honeyford

Companion Bill: 3177

Integrating HVAC/R mechanics and contractors into the provisions governing plumbers.

Integrates HVAC/R mechanics and contractors into the provisions governing plumbers.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Labor, Commerce, Research & Development.

SB 6773 by Senators Zarelli, Doumit, Rockefeller, Brandland, Parlette, Pridemore, Rasmussen, and Schoesler

Companion Bill: 2868

Exempting certain extended warranties from sales and use taxation.

Provides that the sale of an extended warranty that warrants tangible personal property exempt from the sales tax levied by RCW 82.08.020 is also exempt from the tax levied by RCW 82.08.020.

Provides that the provisions of chapter 82.12 RCW do not apply in respect to the use of an extended warranty that warrants tangible personal property exempt from use tax imposed under this chapter.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Ways & Means.
Feb 1 Public hearing in committee.

SB 6774 by Senators Rockefeller, Zarelli, Brandland, Parlette, Shin, Regala, Rasmussen, McAuliffe, and Mulliken

Companion Bill: 2869

Restoring the business and occupation tax credit for high technology research and development spending.

Restores the business and occupation tax credit for high technology research and development spending.

-- 2006 REGULAR SESSION --

Jan 23 First reading, referred to Ways & Means.
Feb 1 Public hearing in committee.

SB 6775 by Senators Hargrove, Stevens, Rasmussen, and McAuliffe; by request of Attorney General

Creating the crime of criminal trespass against children.
SB 6775-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Stevens, Rasmussen, and McAuliffe; by request of Attorney General)

(DIGEST AS ENACTED)

Declares an intent to give public and private entities that provide services to children the tools necessary to prevent convicted child sex offenders from contacting children when those children are within the legal boundaries of the covered public and private entities.

Provides that an owner, employee, or agent of a covered entity may order a sex offender from the legal premises of a covered entity as provided under this act. To do this, the owner, employee, or agent of a covered entity must first personally serve on the sex offender a written notice that informs the sex offender that: (1) The sex offender must leave the legal premises of the covered entity and may not return without the written permission of the covered entity; and

(2) If the sex offender refuses to leave the legal boundaries of the covered entity, or thereafter returns and enters within the legal boundaries of the covered entity, the offender may be charged and prosecuted for a felony offense as provided in this act.

Declares that a person is guilty of the crime of criminal trespass against children if he or she: (1) Is a sex offender as defined in this act;

(2) Receives written notice that complies with the requirements of this act that he or she is not permitted to remain upon or reenter the legal boundaries of the covered entity; and

(3) Remains upon or reenters the legal boundaries of the covered entity without the written permission of the covered entity.

Declares that criminal trespass against children is a class C felony.

SB 6776 by Senators Finkbeiner, Poulsen, Weinstein, Esser, Rasmussen, Keiser, Oke, Kline, and Kohl-Welles

Prohibiting the unauthorized sale of cell phone numbers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that no person shall buy or sell the telephone number or call record of any subscriber of a radio communications service company without the written or electronic permission of the subscriber.

Does not apply to the provision of telephone numbers for the purposes indicated in RCW 19.250.010(4)(a).

Declares that a single violation of this act is a gross misdemeanor. Each subsequent violation of this act, whether alleged in the same or in subsequent prosecutions, is a class C felony punishable according to chapter 9A.20 RCW.

SB 6776-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Finkbeiner, Poulsen, Weinstein, Esser, Rasmussen, Keiser, Oke, Kline, and Kohl-Welles)

Prohibiting the unauthorized sale of telephone records.

(DIGEST AS ENACTED)

Provides that a person is guilty of the unauthorized sale or procurement of telephone records if the person: (1) Intentionally sells the telephone record of any resident of this state without the authorization of the customer to whom the record pertains; (2) By fraudulent, deceptive, or false means obtains the telephone record of any resident of this state to whom the record pertains; (3) Knowingly purchases the telephone record of any resident of this state without the authorization of the customer to whom the record pertains; or (4) Knowingly receives the telephone record of any resident of this state without the authorization of the customer to whom the record pertains.
Does not apply to: (1) Any action by a government agency, or any officer, employee, or agent of such agency, to obtain telephone records in connection with the performance of the official duties of the agency;

(2) A telecommunications company that obtains, uses, discloses, or permits access to any telephone record, either directly or indirectly through its agents, that is: (a) With the lawful consent of the customer or subscriber; (b) authorized by law; or (c) necessarily incident to the rendition of the service or to the protection of the rights or property of the provider of that service, or to protect users of those services and other carriers from fraudulent, abusive, or unlawful use of, or subscription to, such services.

Provides criminal penalties for violations of the act.

-- 2006 REGULAR SESSION --
Feb 2 Public hearing and executive action taken in committee.
Feb 3 WEE - Majority; 1st substitute bill be substituted, do pass. Minority; without recommendation. Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 8 1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 10 First reading, referred to Technology, Energy & Communications.
Feb 16 Public hearing in committee.
Feb 21 Executive session in committee. TEC - Executive action taken by committee. TEC - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.
-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Mar 7 Delivered to Governor.
Mar 24 Governor signed.

SB 6778 by Senator Morton and Rasmussen

Authorizing a public utility tax credit for the cost of providing certain special needs transportation services.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a rural public utility district may operate or provide a demand responsive transportation system, within the district's limits, for qualified recipients.

Declares that, for the purposes of this act, the following definitions apply: (1) "Demand responsive transportation system" means any transportation system other than a transportation system that operates along a prescribed route according to a fixed schedule. A demand responsive transportation system includes services provided by taxis, limousines, vans, or shuttle buses. A demand responsive transportation system does not include ambulance service.

(2) "Disability" means an individual with a physical or mental impairment that substantially limits one or more of the major life activities such as caring for one's self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, or working.

(3) "Qualified recipient" means any person, including his or her personal attendants, with a disability or who is at least sixty years of age, and who because of physical or mental disability, income status, or age is unable to transport himself or herself or to purchase appropriate transportation.

(4) "Rural public utility district" means a district located in a county with a population density of less than nine persons per square mile as determined by the office of financial management.

Requires the department of fish and wildlife to develop a draft grey wolf management plan and present the plan to the legislature by December 31, 2006. The department of fish and wildlife shall hold a public hearing on the draft plan in each of the department's regions prior to transmitting the report to the legislature.

SB 6778 by Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senator Morton)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department of fish and wildlife to develop a draft grey wolf management plan and present the plan to the legislature by December 31, 2007. At a minimum the department of fish and wildlife shall hold a public hearing on the draft plan in each of the department's regions prior to transmitting the report to the legislature.

Appropriates the sum of one hundred thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the department of fish and wildlife for the purposes of this act.

-- 2006 REGULAR SESSION --
Jan 23 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 30 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 NROR - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Referred to Ways & Means.

SB 6779 by Senators Morton and Rasmussen

Authorizing a public utility tax credit for the cost of providing certain special needs transportation services.

(SEE ALSO PROPOSED 1ST SUB)

Provides that a rural public utility district may operate or provide a demand responsive transportation system, within the district's limits, for qualified recipients.

Addresses special needs transportation services provided by rural public utility districts.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a rural public utility district may operate or provide a demand responsive transportation system, within the district's limits, for qualified recipients.

Declares that, for the purposes of this act, the following definitions apply: (1) "Demand responsive transportation system" means any transportation system other than a transportation system that operates along a prescribed route according to a fixed schedule. A demand responsive transportation system includes services provided by taxis, limousines, vans, or shuttle buses. A demand responsive transportation system does not include ambulance service.

(2) "Disability" means an individual with a physical or mental impairment that substantially limits one or more of the major life activities such as caring for one's self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, or working.

(3) "Qualified recipient" means any person, including his or her personal attendants, with a disability or who is at least sixty years of age, and who because of physical or mental disability, income status, or age is unable to transport himself or herself or to purchase appropriate transportation.

(4) "Rural public utility district" means a district located in a county with a population density of less than nine persons per square mile as determined by the office of financial management.

Requires the department of fish and wildlife to develop a draft grey wolf management plan and present the plan to the legislature by December 31, 2006. The department of fish and wildlife shall hold a public hearing on the draft plan in each of the department's regions prior to transmitting the report to the legislature.
Finds that it is imperative to encourage and inspire our Washington students to pursue higher education in the fields of mathematics, science, and engineering. Our economic viability depends on this, both as a state and as a nation.

Creates a mathematics/science scholar high school diploma. This diploma shall be awarded to public school students, and approved private school students at the discretion of the approved private school, who complete the following requirements: (1) Successfully earn the following high school credits: (a) Four mathematics credits, including calculus; (b) at least three science credits, including chemistry and physics; and (c) at least three credits of world language other than English; (2) Receive advanced placement scores of three or higher on at least two advance placement tests; (3) Earn a high school grade point average of 3.5 or above; and (4) Meet the state standards in all content areas of the high school level Washington assessment of student achievement.

SB 6780-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Kohl-Welles, Carrell, McAuliffe, Weinstein, Esser, Pridemore, Berkey, Delvin, Rasmussen, and Keiser)

Creating a mathematics/science scholar designation and scholarship.

DIGEST OF PROPOSED 1ST SUBSTITUTE

Finds that it is imperative to encourage and inspire our Washington students to pursue higher education in the fields of mathematics, science, and engineering. Our economic viability depends on this, both as a state and as a nation.

Creates a mathematics/science scholar designation on the high school diploma. This designation shall be awarded to public school students, and approved private school students at the discretion of the approved private school, who complete the following requirements: (1) Successfully earn the following high school credits: (a) Four mathematics credits, including calculus; (b) at least three science credits, including chemistry and physics; and (c) at least three credits of world language other than English; (2) Receive advanced placement scores of three or higher on at least two advance placement tests; (3) Earn a high school grade point average of 3.5 or above; and (4) Meet the state standards in all content areas of the high school level Washington assessment of student achievement.

SB 6781 by Senators Prentice, Pflug, Fraser, Parlette, Shin, and Schoesler

Modifying the excise taxation of environmental remediation services.

SUBSTITUTED FOR - SEE 1ST SUB

Revises the excise taxation of environmental remediation services.

SB 6781-S by Senate Committee on Ways & Means (originally sponsored by Senators Prentice, Pflug, Fraser, Parlette, Shin, and Schoesler)

DIGEST AS PASSED LEGISLATURE

Revises the excise taxation of environmental remediation services.

VETO MESSAGE ON SSB 6781

March 29, 2006

To the Honorable President and Members,

The Senate of the State of Washington

Ladies and Gentlemen:

I am returning, without my approval, Substitute Senate Bill No. 6781 entitled:

This bill would provide sales and business tax incentives for environmental remediation actions.

Cleaning up historic contamination is usually a key step in the redevelopment of our urban lands. However, past tax incentives for environmental remediation did not measurably increase the number of cleanup actions. And for cleanup actions conducted by state agencies and local governments, this bill would inappropriately shift the cost burden from the dedicated toxics cleanup accounts to the state general fund.

For these reasons, I have vetoed Substitute Senate Bill No. 6781 in its entirety.

Respectfully submitted,
Christine O. Gregoire
Governor
Finds that encouraging outstanding students to enter mathematics and science professions is of paramount importance to the state of Washington. By creating the mathematics and science professions conditional scholarship and loan repayment program, the legislature intends to assist in the effort to recruit as many professional licenses require license holders to express their professional opinions and make independent professional judgments in their work. Provides that state employees may express their professional opinions in the workplace on topics within their scope of duties, even if those opinions differ from the agency's official position or their supervisor's opinions. Provides that any retaliation, disciplinary action, or withholding of a promotion to a state employee because he or she expressed his or her professional opinion or refused to sign a document as provided for under this act is a violation of chapter 42.52 RCW.

(SEE ALSO PROPOSED 1ST SUB)

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(SEE ALSO PROPOSED 1ST SUB)
Requires that, by October 31, 2006, the department of transportation shall have an independent appraisal of the market value of the Washington state ferries Snohomish and Chinook and present it to the transportation committees of the legislature and the governor by November 1, 2006. The department of transportation shall sell or otherwise dispose of the Washington state ferries Snohomish and Chinook for market value and deposit the proceeds of the sales into the passenger ferry account created in RCW 47.60.645 as soon as practicable upon approval by the governor of the business plan described in RCW 36.54.110(5).

Requires the department to maintain the level of service existing on January 1, 2006, for the Vashon to Seattle passenger-only ferry route until such time as the legislature approves a county ferry district's assumption of the route, as authorized under RCW 36.54.110(5), providing a level of service at or exceeding the state level.

Requires that, by April 1, 2007, the department shall sell or otherwise dispose of the Washington state ferries Snohomish and Chinook for market value and deposit the proceeds of the sales into the passenger ferry account established under RCW 47.60.645 as soon as practicable upon approval by the governor of the business plan described in RCW 36.54.110(5).

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Requires that, by August 1st, November 1st, February 1st, and May 1st of every year, the department of transportation shall notify the state treasurer in writing of the amount of state sales and use tax paid under chapters 82.08 and 82.12 RCW by the Washington state ferries on the purchase of fuel for the preceding calendar quarter. By September 1st, December 1st, March 1st, and June 1st of every year, the state treasurer shall transfer an amount equal to the amount indicated by the department in their notification to the treasurer into the passenger ferry account created in RCW 47.60.645.

Requires that, by April 1, 2007, the department shall sell or otherwise dispose of the Washington state ferries Snohomish and Chinook for market value and deposit the proceeds of the sales into the passenger ferry account established under RCW 47.60.645.

Requires that, by April 1, 2007, the department shall sell or otherwise dispose of the Washington state ferries Skagit and Kalama for market value or offer the ferries as a grant to a Washington state public transportation benefit area or county for use on a ferry system operated by the recipient. Proceeds from the sale of the ferries shall be deposited in the passenger ferry account established under RCW 47.60.645.

Requires that, by April 1, 2007, the department shall sell or otherwise dispose of the Washington state ferries Skagit and Kalama for market value or offer the ferries as a grant to a Washington state public transportation benefit area or county for use on a ferry system operated by the recipient. Proceeds from the sale of the ferries shall be deposited in the passenger ferry account established under RCW 47.60.645.

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SB 6788  by Senators Kastama and Rasmussen
Relating to assistance to financially distressed counties.
Introduced by title and introductory section only.

-- 2006 REGULAR SESSION --
Jan 23 First reading, referred to Government Operations & Elections.

SB 6789  by Senators Brown, Doumit, Morton, and Rasmussen
Companion Bill: 2988
Modifying the authorized uses of certain county sales and use taxes.
(SEE ALSO PROPOSED 1ST SUB)
Revises the authorized uses of certain county sales and use taxes.

SB 6789-S  by Senate Committee on Ways & Means (originally sponsored by Senators Brown, Doumit, Morton, and Rasmussen)
(DIGEST OF PROPOSED 1ST SUBSTITUTE)
Revises the authorized uses of certain county sales and use taxes.

SB 6790  by Senators Roach, McAuliffe, Schmidt, and Rasmussen
Studying whether to require a class in first aid for high school graduation.

Directs the state board of education to review the need for having a class in first aid as a requirement for high school graduation and report its findings to appropriate committees of the legislature by December 1, 2007.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Labor, Commerce, Research & Development.
Feb 2 Public hearing in committee.
Feb 3 Executive session in committee.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 6 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 72; nays, 24; absent, 0; excused, 2.
-- IN THE SENATE --
Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Feb 23 Senate Rules "X" file.

SB 6791  by Senators Poulsen, Kohl-Welles, and Rockefeller
Companion Bill: 3255
Allowing the sale of alcoholic beverages on state ferries.
(SUBSTITUTED FOR - SEE 1ST SUB)
Allows the sale of alcoholic beverages on state ferries.

SB 6791-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Poulsen, Kohl-Welles, and Rockefeller)
Concerning liquor licenses issued to entities providing concession services on ferries.

(DIGEST AS ENACTED)
Allows the sale of alcoholic beverages on state ferries.
Provides that if the license is issued to a person who contracts with the Washington state ferry system to provide food and alcohol service on a designated ferry route, the license shall cover any vessel assigned to the designated route. A separate license is required for each designated ferry route.

SB 6792  by Senators Kastama, Fraser, Pridemore, and Rasmussen; by request of Department of Retirement Systems
Organizing the department of retirement systems.
Provides that the director shall have the authority to organize the department.

Jan 24 First reading, referred to Government Operations & Elections.

SB 6793 by Senators Hargrove, Brown, Brandland, McAuliffe, Thibaudeau, Rockefeller, and Rasmussen

Specifying roles and responsibilities with respect to the treatment of persons with mental disorders.

(SUBSTITUTED FOR - SEE 2ND SUB)

Designates roles and responsibilities with respect to the treatment of persons with mental disorders.

SB 6793-S by Senate Committee on Human Services & Corrections (originally sponsored by Senators Hargrove, Brown, Brandland, McAuliffe, Thibaudeau, Rockefeller, and Rasmussen)

(SUBSTITUTED FOR - SEE 2ND SUB)

Designates roles and responsibilities with respect to the treatment of persons with mental disorders.

Declares that the legislature did not intend to create statutory causes of action for regional support networks with the provisions of chapters 71.05 and 71.24 RCW. The purpose of this act is to make retroactive, remedial, curative, and technical amendments in order to resolve any ambiguity about the legislature’s intent prior to September 9, 2005.

SB 6793-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Hargrove, Brown, Brandland, McAuliffe, Thibaudeau, Rockefeller, and Rasmussen)

(DIGEST AS ENACTED)

Designates roles and responsibilities with respect to the treatment of persons with mental disorders.

Finds that ambiguities have been identified regarding the responsibilities of the department of social and health services and the regional support networks with regard to the provision of inpatient mental health services under the community mental health services act, chapter 71.24 RCW, and the involuntary treatment act, chapter 71.05 RCW. The purpose of this 2006 act is to make retroactive, remedial, curative, and technical amendments in order to resolve such ambiguities.

Declares that, in enacting the community mental health treatment act, chapter 71.05 RCW. The purpose of this act is to make retroactive, remedial, curative, and technical amendments in order to resolve any ambiguity about the legislature’s intent prior to September 9, 2005.

--- 2006 REGULAR SESSION ---


Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.

Feb 8 Placed on second reading by Rules Committee.

Feb 11 1st substitute bill substituted.

Feb 13 First reading, referred to Transportation.

Feb 21 Executive session in committee.

Feb 23 HSC - Majority; 1st substitute bill be substituted, do pass.

Mar 2 Public hearing in committee.

Mar 3 Executive session in committee.

Mar 4 2nd substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

Mar 6 Read first time, rules suspended, and placed on second reading calendar.

Mar 8 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Senate concurred in House amendments. Passed final passage; yeas, 46; nays, 0; absent, 0; excused, 3.

President signed.

-- IN THE HOUSE --

Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --

Delivered to Governor.

Mar 29 Governor signed.

Chapter 333, 2006 Laws.

Effective date 7/1/2006*

--- 2006 REGULAR SESSION ---

Jan 24 First reading, referred to Human Services & Corrections.

Jan 30 Public hearing in committee.

Feb 21 Executive session in committee.

SB 6794 by Senators Haugen, Esser, Jacobsen, Mulliken, and Spanel; by request of Department of Transportation

Companion Bill: 3178

Concerning collective bargaining by state ferry employees.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises provisions concerning collective bargaining by state ferry employees. Repeals RCW 47.64.180, 47.64.190, and 47.64.240.

SB 6794-S by Senate Committee on Transportation (originally sponsored by Senators Haugen, Esser, Jacobsen, Mulliken, and Spanel; by request of Department of Transportation)

(AS OF SENATE 2ND READING 2/11/06)

Revises provisions concerning collective bargaining by state ferry employees. Repeals RCW 47.64.180, 47.64.190, and 47.64.240.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Transportation.

Jan 30 Public hearing in committee.

Feb 6 Executive session in committee.

Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.

Feb 8 Placed on second reading by Rules Committee.

Feb 11 1st substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 44; nays, 0; absent, 0; excused, 5.

Mar 2 By resolution, referred to Senate Rules Committee for third reading.

Mar 8 Placed on second reading.

Mar 3 Executive session in committee.

Mar 4 2nd substitute bill substituted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.

Mar 6 Read first time, rules suspended, and placed on second reading calendar.

Mar 8 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.

-- IN THE SENATE --

Senate concurred in House amendments. Passed final passage; yeas, 46; nays, 0; absent, 0; excused, 3.

President signed.

-- IN THE HOUSE --

Speaker signed.

SB 6795 by Senators Fraser and Rasmussen; by request of Select Committee on Pension Policy

Companion Bill: 3183

Replacing public pension gain-sharing provisions with certain changes in benefits for the teachers' retirement system, the school employees' retirement system, and the public employees' retirement system.
Replaces public pension gain-sharing provisions with certain changes in benefits for the teachers' retirement system, the school employees' retirement system, and the public employees' retirement system.
Repeals RCW 41.31.010, 41.31.020, 41.31.030, 41.31A.010, 41.31A.020, 41.31A.030, and 41.31A.040.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Ways & Means.

SB 6796 by Senators Eide, Honeyford, Mulliken, and Rasmussen
Providing tax exemptions for amenities purchased by lodging businesses for use by guests.

Provides tax exemptions for amenities purchased by lodging businesses for use by guests.

Finds that, in October 2004, the court of appeals held in the Mayflower Park Hotel decision that hotels are not entitled to a resale exemption for tangible personal property which they purchase for the exclusive use and consumption of guests. A regulation of the department of revenue (WAC 458-20-166) reaches the same conclusion.

Finds that the court's decision and the department's regulation are inconsistent with the sales tax resale exemption and inconsistent with the way other similarly situated taxpayers are taxable under the same subsection of the law. Therefore, the legislature intends to overturn the Mayflower Park Hotel decision and departmental regulation and grant the lodging industry the resale exemption.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Ways & Means.

SB 6797 by Senator Jacobsen
Establishing the Washington state employee disaster recovery task force.

Directs the Washington state employee disaster recovery task force to, upon convening, examine the findings and recommendations of the Weyerhaeuser handbook Hurricane Katrina Rebuilding a Community: An Employer's Guide to Assisting Employees and all other information that may be pertinent to disaster recovery for Washington state employees.
The task force shall report its findings to the relevant committees of the legislature that deal with state and local government issues by December 1, 2006.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Government Operations & Elections.

SB 6798 by Senators Schoesler and Kastama
Describing the time period during which state officials may accept campaign contributions.

Designates the time period during which state officials may accept campaign contributions.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Government Operations & Elections.
Jan 26 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 GO - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6799 by Senators Kohl-Welles and Franklin
Companion Bill: 3166

Permitting wine and beer sales from manufacturers to retailers.
Declares that the purpose of this act is to grant certificate of approval holders the same distribution rights granted to domestic wineries under RCW 66.24.170 and to domestic breweries under RCW 66.24.240.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Labor, Commerce, Research & Development.
Jan 26 Public hearing in committee.

SB 6800 by Senators Haugen, Jacobsen, and Rockefeller; by request of Governor Gregoire
Companion Bill: 3179
Revises the roles of the transportation commission and department of transportation.

(SUBSTITUTED FOR - SEE 1ST SUB)
Revises the roles of the transportation commission and department of transportation.
Appropriates the sum of four hundred fifty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the multimodal transportation account to the office of financial management for the purposes of this act.
Repeals RCW 47.01.012 and 47.01.330.

Repeals provisions of chapter 44.75 RCW.

SB 6800-S by Senate Committee on Transportation
(originally sponsored by Senators Haugen, Jacobsen, and Rockefeller; by request of Governor Gregoire)

(DIGEST AS ENACTED)
Revises the roles of the transportation commission and department of transportation.
Repeals provisions of chapter 44.75 RCW.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Transportation.
Jan 31 Executive session in committee.
Feb 1 TRAN - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 39; nays, 0; absent, 0; excused, 10.

-- IN THE HOUSE --
Feb 13 First reading, referred to Transportation.
Feb 20 Public hearing in committee.
Feb 23 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 1 Placed on second reading.
Mar 2 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 57; nays, 41; absent, 0; excused, 0.

-- IN THE SENATE --
Mar 7 Senate refuses to concur in House amendments. Asks House to recede from amendments.

-- IN THE HOUSE --
Mar 8 Rules suspended.
Returned to second reading for amendment.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 83; nays, 15; absent, 0; excused, 0.

-- IN THE SENATE --
Senate concurred in House amendments.
Passed final passage; yeas, 43; nays, 0; absent, 2; excused, 4.
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 29 Governor signed.
Chapter 334, 2006 Laws.
Effective date 7/1/2006.

SB 6801 by Senators Benton, Schmidt, Schoesler, Swecker, Stevens, Roach, and Esser

Classifying financial institutions in robbery provisions.
Declares that evidence showing that the establishment robbed was a financial institution is not required when "bank," "savings and loan," "trust," "payday," or "credit union" appears in the name of the establishment.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Judiciary.

SB 6802 by Senator Brown
Regarding air pollution control authority boards.
(SUBSTITUTED FOR - SEE 1ST SUB)
Revises provisions relating to air pollution control authority boards.

SB 6802-S by Senate Committee on Water, Energy & Environment (originally sponsored by Senator Brown)

(DIGEST AS ENACTED)
Revises provisions relating to air pollution control authority boards.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Water, Energy & Environment.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 WEE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 7 Made eligible to be placed on second reading.
Feb 9 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 36; nays, 5;
absent, 0; excused, 8.
-- IN THE HOUSE --
Feb 14 First reading, referred to Local Government.
Feb 20 Public hearing in committee.
Feb 23 Executive session in committee.
LG - Executive action taken by committee.
LG - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 28 Placed on second reading suspension calendar.
Mar 1 Committee recommendations adopted.
Placed on third reading.
Third reading, passed; yeas, 98; nays, 0;
absent, 0; excused, 0.
-- IN THE SENATE --

Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 27 Governor signed.
Chapter 227, 2006 Laws.
Effective date 6/7/2006.

SB 6803 by Senator Benson
Concerning hunter education.
Provides that, in addition to any program in existence on the effective date of this section, the director shall, by December 1, 2006, establish a program for the training of persons in the safe handling of firearms, conservation, and sportsmanship. Upon successful completion of a course of instruction under this program, a trainee must receive a hunter education certificate signed by an authorized instructor. The certificate is evidence of compliance with this act.
Requires that, in establishing the program under this act, the director must prescribe procedures for the certification of instructors, approval of instruction methods, and approval of course materials.
Authorizes instructors certified under the program established under this act to profit from the teaching of hunter education courses. Fees charged under the program may not exceed fifty dollars per person, per course.
Provides that, by December 1, 2006, the director shall provide a report to the appropriate policy and fiscal committees of the senate and house of representatives detailing the substance and status of the program established under this act.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6804 by Senator Benson
Encouraging volunteers to teach hunter education courses.
Provides incentives for volunteers to teach hunter education courses.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Natural Resources, Ocean & Recreation.

SB 6805 by Senator Benson
Regarding certificated employees.
Amends RCW 28A.645.010 and 28A.405.320 relating to certificated employees.

-- 2006 REGULAR SESSION --
Jan 24 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 2 Public hearing in committee.

SB 6806 by Senators Esser, Hargrove, Brandland, Johnson, and Rasmussen
Establishing the domestic violence hope card study committee.
(SUBSTITUTED FOR - SEE 1ST SUB)
Declares an intent to study the advisability of providing to all recipients of protection orders, who are victims of domestic violence, wallet-size cards that would provide to law enforcement all information necessary to enforce the protection order.
Requires a committee report, containing findings and proposed legislation, if any, to be delivered to the full legislature, not later than December 31, 2006.
SB 6806-S by Senate Committee on Judiciary (originally sponsored by Senators Esser, Hargrove, Brandland, Johnson, and Rasmussen)

**DIGEST AS ENACTED**

Declares an intent to study the advisability of providing to all recipients of protection orders, who are victims of domestic violence, wallet-size cards that would provide to law enforcement all information necessary to enforce the protection order.

Requires a committee report, containing findings and proposed legislation, if any, to be delivered to the full legislature, not later than December 31, 2006.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Judiciary.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 JUD - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 10 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 45; nays, 0; absent, 0; excused, 4.
-- IN THE HOUSE --
Feb 11 First reading, referred to Juvenile Justice & Family Law.
Feb 17 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 JJFL - Executive action taken by committee.
Feb 24 JJFL - Majority; do pass with amendment(s).
Mar 3 Placed on second reading. Committee amendment adopted as amended. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 7 Senate concurred in House amendments. Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.

**OTHER THAN LEGISLATIVE ACTION --**

Delivered to Governor.

SB 6808 by Senators Roach, Benton, Sheldon, Oke, and Stevens

Creating the private property rights protection act.

Finds that Washington citizens should not have to fear the government taking their homes, farms, or businesses to give to other persons. Governments should not abuse the power of eminent domain to force property owners from their land in order to develop that land into industrial and commercial property.

Declares that it is the policy of the state of Washington to encourage, support, and promote the private ownership of property and to ensure that the constitutional and other legal rights of private property owners are protected by Washington state government.

-- 2006 REGULAR SESSION --


SB 6809 by Senator Keiser

Increasing resident participation in the informal dispute resolution process under chapters 18.20 and 18.51 RCW.

Provides that, whenever the department conducts an informal dispute resolution process with the nursing home provider, following a licensing or certification survey or a complaint investigation, the department shall provide an opportunity for input from interested residents and resident representatives. This input must be provided in a meeting, conducted either by telephone or in person, that is separate from the department's meeting with the nursing home provider. The term "resident representatives" means those individuals with authority to act on behalf of residents with diminished capacity, including guardians, trustees, agents holding durable power of attorney, and family members with authority under RCW 7.70.065. Representatives of the long-term care ombudsman program may also provide input at the request of residents, their representatives, or the department.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Health & Long-Term Care.
Jan 30 Public hearing in committee.

SB 6810 by Senator Keiser

Concerning temporary management in boarding homes.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, if the department determines that the health, safety, or welfare of residents is immediately jeopardized by a boarding home's failure or refusal to comply with the requirements of chapter 18.20 RCW or the rules adopted under this chapter, and the department summarily suspends the boarding home license, the department may appoint a temporary manager of the boarding home, or the licensee may, subject to the department's approval, voluntarily participate in the temporary management program.

Declares that the purposes of the temporary management program are as follows: (1) To mitigate dislocation and transfer trauma of residents while the department and licensee pursue dispute resolution or appeal of a summary suspension of license; (2) To facilitate the continuity of safe and appropriate resident care and services; (3) To protect the health, safety, and welfare of residents by providing time for an orderly closure of the boarding home, or for the deficiencies that necessitated temporary management to be corrected; and (4) To preserve a residential option that meets either a specialized service need or is in a geographical area that has a lack of available providers, or both.

-- 2006 REGULAR SESSION --

SB 6810-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senator Keiser)

Concerning temporary management of boarding homes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, when the department has summarily suspended a license, the licensee may, subject to the department's approval, elect to participate in a temporary management program. All provisions of this act apply. The purposes of a temporary management program are: (1) To mitigate dislocation and transfer trauma of residents while the department and licensee pursue dispute resolution or appeal of a summary suspension of license; (2) To facilitate the continuity of safe and appropriate resident care and services; (3) To preserve a residential option that either meets a specialized service need or is in a geographical area that has a lack of available providers, or both; and (4) To provide residents with the opportunity for orderly discharge.

Jan 25 First reading, referred to Health & Long-Term Care.
Jan 30 Public hearing in committee.
Feb 1 Executive session in committee.
Feb 2 HEA - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SB 6811 by Senators Kastama, Shin, Rasmussen, and Kline

Regarding the Washington promise scholarship.

Declares that, by creating the Washington promise scholarship program, the legislature intended to strengthen the link between postsecondary education and K-12 education for academically successful high school graduates from low and middle-income families. Providing adequate funding for this program signifies the legislature's support for students who work hard and perform well in school but who may not have the financial ability to attend college because they cannot obtain financial aid or because financial aid is insufficient. Appropriates the sum of six million fifty thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the higher education pool for the Washington promise scholarship.

Jan 25 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6812 by Senators Zarelli, Pridemore, and Benton

Companion Bill: 3190

Providing tax incentives to support the semiconductor cluster in the state.

Provides tax incentives to support the semiconductor cluster in the state.

Jan 25 First reading, referred to Ways & Means.
Feb 1 Public hearing in committee.

SB 6813 by Senators Roach and Keiser

Authorizing binding arbitration for juvenile corrections employees.

Authorizes binding arbitration for juvenile corrections employees.

Jan 25 First reading, referred to Labor, Commerce, Research & Development.

SB 6814 by Senators Poulsen, Finkbeiner, and Kline

Regulating automatic dialing and announcing devices.

Provides that no person may use an automatic dialing and announcing device before 9:00 a.m. or after 9:00 p.m. without written or electronic consent from the recipient. Does not apply to emergency messages from government agencies. Applies to all calls intended to be received by telephone customers within the state. Authorizes any recipient to bring an action against a person who has violated this act for the amount of one thousand dollars per violation. This action is in addition to any other remedy relating to a violation of this act.


SB 6815 by Senator Roach

Studying whether to require Spanish and Chinese language instruction in secondary school.

Directs the state board of education to study whether school districts should require all students in grades nine through twelve to take a world language program that provides instruction in Spanish and a Chinese language. Requires the state board of education to provide a report of the study under this act and its recommendations to appropriate committees of the legislature by December 1, 2006.

Jan 25 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6816 by Senator Zarelli

Allowing county cemetery districts to include areas within cities and towns.

(DIGEST AS ENACTED)

Allows county cemetery districts to include areas within cities and towns.

Jan 25 First reading, referred to Local Government.
Feb 10 First reading, referred to Education Operations & Elections.
Feb 20 Public hearing and executive action taken in committee. LG - Executive action taken by committee. LG - Majority; do pass.
Feb 22 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading suspension calendar. Committee recommendations adopted. Placed on third reading. Third reading, passed; yeas, 97; nays, 0; absent, 0; excused, 1.
Feb 28 Committee recommendations adopted.
March 6 President signed.
SB 6817  by Senators Carrell, Benton, and Sheldon

Requiring persons convicted of driving under the influence to be issued fluorescent yellow license plates to operate motor vehicles.

Requires persons convicted of driving under the influence to be issued fluorescent yellow license plates to operate motor vehicles.

-- 2006 REGULAR SESSION --
Jan 25  First reading, referred to Judiciary.

SB 6818  by Senators Benton, McCaslin, and Roach

Limiting utility liens against rental property.

Provides that, if a property owner or the owner's designee notifies the city or town in writing that a property served by the city or town is a rental property, and provides, in writing, a mailing address for the tenant that is complete and accurate at the time it is provided, the city or town shall have no lien against the premises for the tenant's delinquent and unpaid charges and the city or town shall have no right of action against the property owner.

-- 2006 REGULAR SESSION --

SB 6819  by Senators Benton, McCaslin, Hargrove, Roach, and Sheldon

Requiring that utility service charges of tenants be collected from the tenant.

Provides that all charges made for utility services must be charged to the customer who contracts for the services. In cases where the service contract is with the tenant of a property, collection of charges must be made from the tenant, and liens against the property owner are prohibited. A city or town may not refuse to provide service to a residential customer who is a tenant against the property owner.

-- 2006 REGULAR SESSION --

SB 6820  by Senators Keiser, Deccio, Thibaudau, Parlette, Franklin, Benson, and Kline

Concerning application requirements for licensing physicians.

(SEE ALSO PROPOSED 1ST SUB)

Revises application requirements for licensing physicians.

SB 6820-S  by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Deccio, Thibaudau, Parlette, Franklin, Benson, and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises application requirements for licensing physicians.

-- 2006 REGULAR SESSION --
Jan 25  First reading, referred to Health & Long-Term Care.

Jan 30  Public hearing in committee.
Feb 1  Executive session in committee.
Feb 3  HEA - Majority; 1st substitute bill be substituted, do pass. Passed Rules Committee for second reading.
Feb 11  Made eligible to be placed on second reading.
Feb 24  Senate Rules "X" file.

SB 6821  by Senators McAuliffe, Schmidt, Weinstein, Kohl-Welles, Pridemore, Benton, Delvin, Rasmussen, and Franklin

Creating a work group to explore the creation of college and career readiness centers.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides that, to the extent funds are appropriated, the office of the superintendent of public instruction in conjunction with the higher education coordinating board and the state board for community and technical colleges, shall convene a work group to explore the creation of college and career readiness centers as a way to provide additional learning opportunities for students between the ages of seventeen and twenty-one who were unable to graduate from high school with their peers but wish to continue their education and earn a diploma.

Requires the office of the superintendent of public instruction to report the findings of the work group under this act to the state board of education and the legislature no later than January 10, 2007.

SB 6821-S  by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Schmidt, Weinstein, Kohl-Welles, Pridemore, Benton, Delvin, Rasmussen, and Franklin)

(AS OF SENATE 2ND READING 2/14/06)

Provides that, to the extent funds are appropriated, the office of the superintendent of public instruction in conjunction with the higher education coordinating board and the state board for community and technical colleges, shall convene a work group to explore the creation of college and career readiness centers as a way to provide additional learning opportunities for students in middle school, high school, and beyond high school, up to age twenty-one, who are at a risk of not graduating from high school with their peers.

Requires the office of the superintendent of public instruction to report the findings of the work group under this act to the state board of education and the legislature no later than January 10, 2007.

-- 2006 REGULAR SESSION --
Jan 25  First reading, referred to Early Learning, K-12 & Higher Education.
Jan 30  Public hearing in committee.
Feb 1  Executive session in committee.
Feb 2  EKHE - Majority; 1st substitute bill be substituted, do pass. Passed Rules Committee for second reading.
Feb 10  Made eligible to be placed on second reading.
Feb 13  Placed on second reading by Rules Committee.
Feb 14  1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading; passed; yeas, 46; nays, 0; absent, 1; excused, 2.

-- IN THE HOUSE --
Feb 16  First reading, referred to Education.
Feb 20  Public hearing in committee.
Feb 23  Executive session in committee.
ED - Executive action taken by committee.
ED - Majority; do pass.
Feb 24  Passed to Rules Committee for second reading.
SB 6822 by Senators Kohl-Welles, Fairley, and Kline
Companion Bill: 2787
Adding new restrictions in reading and handling identification documents.

Declares that Washington state recognizes the importance of protecting the confidentiality and privacy of an individual's personal information contained in identification documents such as driver's licenses.

Declares that machine-readable features found on driver's licenses and other similar identification documents are intended to facilitate verification of identity, not to facilitate collection of personal information about individuals, nor to facilitate the creation of private data bases of transactional information associated with those individuals.

Declares that easy access to the information found on driver's licenses and other similar identification documents facilitates the crime of identity theft, a crime that is a major concern in Washington.

Provides that use of machine-readable features on identification documents for purposes other than verification of identity constitutes an unreasonable infringement of privacy and is an unfair business practice.

SB 6823 by Senator Kohl-Welles; by request of Liquor Control Board
Companion Bill: 3213
Modifying provisions relating to the distribution of beer and wine.

(SUBSTITUTED FOR - SEE 2ND SUB)
Revises provisions relating to the distribution of beer and wine.

SB 6823-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senator Kohl-Welles; by request of Liquor Control Board)
(SUBSTITUTED FOR - SEE 2ND SUB)
Revises provisions relating to the distribution of beer and wine.

SB 6823-S2 by Senate Committee on Ways & Means (originally sponsored by Senator Kohl-Welles; by request of Liquor Control Board)

(DIGEST AS ENACTED)
Revises provisions relating to the distribution of beer and wine.

SB 6824 by Senators Kohl-Welles, Brandland, Regala, McAulliffe, and Kline
Providing additional protections for safe residential housing for persons with developmental disabilities.

Provides that a person seeking to work at a facility that is part of the community protection program shall submit a full set of fingerprints to the Washington state patrol to be used to conduct a national criminal history background check.

Directs the Washington state patrol to submit the fingerprints of the prospective community protection program worker to the federal bureau of investigation or to such other entity necessary to conduct a national criminal history background check.

Directs the secretary of the department of social and health services to determine what criminal history shall prohibit a person from working at a community protection program facility.

SB 6825 by Senator Benton
Companion Bill: 3140
Modifying the boundary review board's authority to alter annexation proposals.

Amends RCW 36.93.150 relating to the boundary review board's authority to modify annexation proposals.

SB 6826 by Senator Benton
Exempting fees and charges for public transportation services from public utility taxes.
Exempts fees and charges for public transportation services from public utility taxes.

-- 2006 REGULAR SESSION --
Jan 25 First reading, referred to Transportation.
Feb 2 Public hearing and executive action taken in committee.
Feb 3 TRAN - Majority; do pass.
    And refer to Ways & Means.
    Referred to Ways & Means.
Feb 7 Public hearing and executive action taken in committee.
    WM - Majority; do pass.
    Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 13 Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 46; nays, 0;
    absent, 0; excused, 3.
    -- IN THE HOUSE --
Feb 15 First reading, referred to Finance.
Feb 20 Public hearing in committee.
Feb 28 Executive session in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass with amendment(s).
Minority; do not pass.
Mar 1 Passed to Rules Committee for second reading.
Mar 2 Placed on second reading.
Mar 3 Committee amendment adopted with no other amendments.
    Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 98; nays, 0;
    absent, 0; excused, 0.
    -- IN THE SENATE --
Mar 7 Senate concurred in House amendments.
    Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.
Mar 8 President signed.
    -- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 29 Governor signed.
    Chapter 336, 2006 Laws.
    Effective date 6/7/2006.

SB 6827 by Senators Finkbeiner, Esser, Rasmussen, and Hewitt
Designating the Walla Walla sweet onion as the official Washington state vegetable.
Designates the Walla Walla sweet onion as the official Washington state vegetable.

-- 2006 REGULAR SESSION --
Jan 25 First reading, referred to Agriculture & Rural Economic Development.
Jan 31 Public hearing in committee.

SB 6828 by Senators Esser, Roach, and McCaslin
Preventing the rejection of ballots that are marked to identify the voter.
Prevents the rejection of ballots if they are marked to identify the voter.

-- 2006 REGULAR SESSION --

SB 6829 by Senators Benton, Carrell, and Oke
Changing provisions concerning most serious offenses.
Revises provisions concerning most serious offenses.

-- 2006 REGULAR SESSION --
Jan 25 First reading, referred to Judiciary.

SB 6830 by Senators Benton, Haugen, Benson, Oke, Deccio, Schmidt, Sheldon, Weinstein, Poulsen, Roach, Pridemore, Zarelli, McAuliffe, Carrell, Kohl-Welles, Rasmussen, Eide, Shin, Rockefeller, Delvin, Franklin, and Johnson
Creating a "Support Our Troops" special license plate.

(ASUBSTITUTED FOR - SEE 1ST SUB)
Creates a "Support Our Troops" special license plate.

SB 6830-S by Senate Committee on Transportation
(originally sponsored by Senators Benton, Haugen, Benson, Oke, Deccio, Schmidt, Sheldon, Weinstein, Poulsen, Roach, Pridemore, Zarelli, McAuliffe, Carrell, Kohl-Welles, Rasmussen, Eide, Shin, Rockefeller, Delvin, Franklin, and Johnson)

(AS OF SENATE 2ND READING 2/11/06)
Creates a "Support Our Troops" special license plate.

-- 2006 REGULAR SESSION --
Jan 25 First reading, referred to Transportation.
Feb 1 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
    Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted.
    Rules suspended. Placed on Third Reading.
    Third reading, passed; yeas, 37; nays, 0;
    absent, 0; excused, 12.
    -- IN THE HOUSE --
Feb 13 First reading, referred to Transportation.
Feb 22 Public hearing in committee.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6831 by Senator Thibaudeau
Revising provisions addressing access to individual health insurance coverage.
Revises provisions addressing access to individual health insurance coverage.

-- 2006 REGULAR SESSION --
Jan 25 First reading, referred to Health & Long-Term Care.
Jan 30 Public hearing in committee.

SB 6832 by Senators Carrell, Benton, and Stevens
Giving counties the authority to establish community protection zones.
Authorizes a county to establish a community protection zone, as defined under RCW 9.94A.030 for an offender convicted of a sex offense.
Allows a county to enact a rule or ordinance prohibiting an offender convicted of a sex offense from residing near a public or private school, playground, public swimming pool, day care center, organized campground, community center, and any other facility whose primary purpose is the education or care of persons under eighteen years of age.

-- 2006 REGULAR SESSION --
SB 6833  by Senators Mulliken and Rasmussen
Addressing the use of conservation easements.

Finds that it is in the best interest of the state to find innovative and economically sustainable ways to conserve and protect wildlife habitat and other natural resources.

Finds that working natural resource and wildlife habitat lands can be preserved through the creation of conservation easements that reduce the amount of land available for intensive development.

Recognizes the unique interests and knowledge that private property owners have about their land and about the most effective means available to protect the wildlife habitat and natural resources on that land.

Declares an intent to protect the use and value of private property and the wildlife habitat and other natural resources on that property by encouraging voluntary, cooperative environmental enhancement and protection programs with willing property owners.

-- 2006 REGULAR SESSION --

Jan 26  First reading, referred to Government Operations & Elections.

SB 6834  by Senators Roach, Benson, and Benton
Studying the special sex offender sentencing alternative.

Directs the department of community, trade, and economic development to contract with the Harborview medical center sexual assault center to conduct a study of the impact on victims of the special sex offender sentencing alternative from money appropriated by the legislature. The study shall include a geographically diverse sample of at least two hundred victims whose offenders received the sentencing alternative at least four years prior to the commencement of the study.

Requires the study to include, at a minimum, an analysis of:
(1) Victims' attitudes and perceptions about the sentencing alternative before sentencing and after their offenders' participation in the sentencing alternative;
(2) If victims' attitudes and perceptions changed over time, the variables influencing the changes; and
(3) The relationship, if any, between victims' attitudes and perceptions about the sentencing alternative and their current psychological and social functioning.

Provides that, not later than December 1, 2007, the center shall report to the legislature on the results of this study. The report shall include a description of the methodology used to conduct the study, the findings and conclusions resulting from the analysis conducted in the study, and recommendations, if any, on ways to improve the sentencing alternative to better serve the purposes for which it was created.

-- 2006 REGULAR SESSION --

Jan 26  First reading, referred to Judiciary.

SB 6835  by Senators Roach and Rasmussen
Modifying property tax exemptions for persons with disabilities related to the performance of military duties.

Revises property tax exemptions for persons with disabilities related to the performance of military duties.

-- 2006 REGULAR SESSION --

Jan 26  First reading, referred to Ways & Means.

SB 6836  by Senator Mulliken
Companion Bill: 3016

SB 6837  by Senator Mulliken
Companion Bill: 2620

Adjusting the development regulations review by counties with low population densities.

Provides that a county that has a population density of fewer than one hundred persons per square mile may opt to be exempt from the requirements of this act to review and revise its comprehensive plans and development regulations and to be exempt from the requirements of this act to review and revise its critical area and natural resource land ordinances.

Provides that any city located within a county where the county has a population density of fewer than one hundred persons per square mile may opt to be exempt from the requirements of this act in the same manner as provided for counties. However, any county or city opting to be exempt under this provision that has a county population density that grows to be equal to or more than one hundred persons per square mile must comply with all of the requirements of this act.

-- 2006 REGULAR SESSION --

Jan 26  First reading, referred to Government Operations & Elections.

SB 6838  by Senators Jacobsen and Honeyford
Companion Bill: 3128
Regulating the sale of wine by a society or organization.

(SEE ALSO PROPOSED 1ST SUB)

Declares that nothing in this act prohibits any director, officer, employee, agent, or representative of any manufacturer, importer, distributor, or authorized representative, or person financially interested, directly or indirectly, in such business, whether resident or nonresident, from serving as a director, officer, or employee of a society or organization licensed under Title 66 RCW.

Declares that nothing in this act prohibits a society or organization licensed under Title 66 RCW from selling wine manufactured, imported, or distributed by any licensed person, including but not limited to a licensed person with a director, officer, employee, agent, or representative who is also a director, officer, or employee of the society or organization, as long as the sale is otherwise consistent with the terms of the society or organization's license.

SB 6838-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Jacobsen and Honeyford)
Promoting the craft beer industry through beer festivals.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, until July 1, 2007, nothing in this act prohibits a nonprofit statewide organization of microbreweries formed for the purpose of promoting Washington's craft beer industry as a trade association registered as a 501(c) with the internal revenue service from holding a special occasion license to conduct up to six beer festivals before June 30, 2007.

-- 2006 REGULAR SESSION --

Jan 26  First reading, referred to Labor, Commerce, Research & Development.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 2</td>
<td>Public hearing and executive action taken in committee.</td>
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<td>Feb 3</td>
<td>LCRD - Majority; 1st substitute bill be substituted, do pass.</td>
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<td>Passed to Rules Committee for second reading.</td>
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<td>Feb 9</td>
<td>Made eligible to be placed on second reading.</td>
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<td>Feb 10</td>
<td>Placed on second reading by Rules Committee.</td>
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<td>Feb 23</td>
<td>Senate Rules &quot;X&quot; file.</td>
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<td><strong>SB 6839</strong> by Senator Haugen</td>
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<td>Modifying transportation accounts and revenue distributions.</td>
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<td><em>(SUBSTITUTED FOR - SEE 1ST SUB)</em></td>
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<tr>
<td></td>
<td>Revises transportation accounts and revenue distributions.</td>
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<tr>
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<td>Provides that, by July 1, 2006, and by each July 1st thereafter, the</td>
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<td></td>
<td>state treasurer shall transfer from the transportation partnership</td>
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<td>account created in RCW 46.68.290: (1) One million dollars to the</td>
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<td>small city pavement and sidewalk account created in RCW 47.26.340;</td>
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<td>(2) Two and one-half million dollars to the transportation</td>
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<td>improvement account created in RCW 47.26.084; and</td>
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<td>(3) One and one-half million dollars to the county arterial</td>
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<td>preservation account created in RCW 46.68.090(2)(i).</td>
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<tr>
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<td><strong>SB 6839-S</strong> by Senate Committee on Transportation</td>
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<td><em>(originally sponsored by Senator Haugen)</em></td>
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<td>the multimodal account to the transportation infrastructure</td>
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<td>account created under RCW 82.44.190. The funds must be</td>
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<td>distributed for rail capital improvements only.</td>
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<td><strong>SB 6840</strong> by Senators Morton and Poulsen</td>
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<td>Companion Bill: 3242</td>
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<td>Modifying energy efficiency provisions.</td>
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<td><em>(SUBSTITUTED FOR - SEE 1ST SUB)</em></td>
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<td><strong>SB 6840-S</strong> by Senate Committee on Water, Energy &amp; Environment</td>
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<td>Jan 26</td>
<td>First reading, referred to Transportation.</td>
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<td>Feb 2</td>
<td>Public hearing in committee.</td>
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<td>Feb 6</td>
<td>Executive session in committee.</td>
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<td>Feb 7</td>
<td>TRAN - Majority; 1st substitute bill be substituted, do pass.</td>
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<td>Minority; do not pass.</td>
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<td>Passed to Rules Committee for second reading.</td>
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<td>Feb 8</td>
<td>Placed on second reading by Rules Committee.</td>
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<td>Feb 11</td>
<td>1st substitute bill substituted.</td>
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<td>Floor amendment(s) adopted.</td>
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<td>Rules suspended. Placed on Third Reading.</td>
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<td>Third reading, passed; yeas, 26; nays, 15; absent, 0; excused, 8.</td>
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<td><em>(-- IN THE HOUSE --)</em></td>
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<td>Feb 13</td>
<td>First reading, referred to Transportation.</td>
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<td>Feb 21</td>
<td>Public hearing in committee.</td>
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<td>Feb 23</td>
<td>Executive session in committee.</td>
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<td>TR - Executive action taken by committee.</td>
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<td>TR - Majority; do pass with amendment(s).</td>
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<td>Feb 24</td>
<td>Passed to Rules Committee for second reading.</td>
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<td>Feb 28</td>
<td>Placed on second reading.</td>
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</table>
Creating the Washington death with dignity act.

Provides that an adult who is capable, is a resident of Washington state, and has been determined by the attending physician and consulting physician to be suffering from a terminal disease, and who has voluntarily expressed his or her wish to die, may make a written request for medication to end his or her life in a humane and dignified manner in accordance with this act.

Declares that a person does not qualify under this act solely because of age or disability.

Designates procedures to be followed.

Repeals RCW 70.122.100.

SB 6844 by Senators Shin and Berkey

Evaluating the business climate in mature biotechnology and medical device manufacturing sectors.

(SEE ALSO PROPOSED 1ST SUB)

Directs the joint legislative audit and review committee to evaluate the competitive business climate for encouraging a sustainable and mature biotechnology and medical device manufacturing sector. The committee shall review the top ten centers in the nation as listed in this act and identify the best practices in economic development and public policy to identify the measures Washington should take to encourage the formation and maturation, from start-up to commercial business activity, of biotechnology and medical device manufacturing businesses in Washington.

Requires the report to be delivered to the appropriate committees of the legislature by December 15, 2006.

SB 6844-S by Senate Committee on International Trade & Economic Development (originally sponsored by Senators Shin and Berkey)

Evaluating the business climate in areas with successful biotechnology and medical device manufacturing businesses.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the joint legislative audit and review committee to evaluate the competitive business climate for encouraging a sustainable and mature biotechnology and medical device manufacturing sector. The committee shall review the top ten centers in the nation as listed in this act and identify the best practices in economic development and public policy to identify the measures Washington should take to encourage the formation and maturation, from start-up to commercial business activity, of biotechnology and medical device manufacturing businesses in Washington.

Requires the report to be delivered to the appropriate committees of the legislature by December 15, 2006.

SB 6845 by Senators Fraser, Kastama, and Pridemore

Changing the population threshold for cities and counties eligible to use the design-build procedure.
Revises the population threshold for cities and counties eligible to use the design-build procedure.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Government Operations & Elections.
Feb 2 Public hearing in committee.

SB 6846 by Senators McAuliffe, Pridemore, Weinstein, Thibaudeau, Kohl-Welles, Berkey, and Rasmussen

Creating the college in the high school program.

(SEE ALSO PROPOSED 1ST SUB)

Finds that an effective means of increasing the number of students earning college credit in high school is to bring the college courses to the students. The legislature believes the ability to earn college credit during the regular high school day and on the high school campus may greatly expand students' willingness and ability to attempt college-credit-bearing courses.

Directs the superintendent of public instruction, the state board for community and technical colleges, and the public baccalaureate institutions to jointly develop and adopt rules governing the college in the high school program. The rules shall be written to encourage the maximum use of the program and shall not narrow or limit the enrollment options.

SB 6846-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators McAuliffe, Pridemore, Weinstein, Thibaudeau, Kohl-Welles, Berkey, and Rasmussen)

DIGEST OF PROPOSED 1ST SUBSTITUTE

Finds that an effective means of increasing the number of students earning college credit in high school is to bring the college courses to the students. The legislature believes the ability to earn college credit during the regular high school day and on the high school campus may greatly expand students' willingness and ability to attempt college-credit-bearing courses.

Directs the superintendent of public instruction, the state board for community and technical colleges, and the public baccalaureate institutions to jointly develop and adopt rules governing the college in the high school program. The rules shall be written to encourage the maximum use of the program and shall not narrow or limit the enrollment options.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 1 Public hearing in committee.
Feb 3 Executive session in committee.

SB 6847 by Senator Finkbeiner

Reducing certain unfunded state retirement system liabilities.

SB 6848 by Senators Kohl-Welles, Esser, Haugen, Benson, and Benton

Requiring disclosure of an import vehicle for sale or trade.

Declares that "import vehicle" means any vehicle originally manufactured for use in countries other than the United States.

Declares that the failure to disclose in writing on a separate document, as evidenced by the buyer's initials, that a vehicle is an import vehicle and any resulting possible ramifications, as determined by the department of licensing, when the vehicle dealer has or should have knowledge that the vehicle is an import vehicle is unlawful.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Labor, Commerce, Research & Development.
Feb 2 Public hearing in committee.

SB 6849 by Senators Prentice, Delvin, Kohl-Welles, and McAuliffe

Extending the extension of local taxes to fund arts, cultural and heritage institutions and programs, tourism promotion, publicly owned sports and entertainment facilities, and other civic amenities.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Ways & Means.
Feb 23 Public hearing in committee.

SB 6850 by Senators Jacobsen and Keiser

Extending the extension of local taxes to fund arts, cultural and heritage institutions and programs, tourism promotion, publicly owned sports and entertainment facilities, and other civic amenities.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Ways & Means.
Feb 1 Public hearing in committee.

SB 6851 by Senators Prentice and Fairley

Revising provisions concerning closure of mobile home parks and manufactured housing communities.

SB 6851-S by Senate Committee on Financial Institutions, Housing & Consumer Protection (originally sponsored by Senators Prentice and Fairley)

Revising provisions concerning closure of mobile home parks and manufactured housing communities.

REVISED FOR PASSED LEGISLATURE: Concerning closure of mobile home parks and manufactured housing communities.

DIGEST AS ENACTED
Revises provisions concerning closure of mobile home parks and manufactured housing communities.

Requires the department of community, trade, and economic development, working in collaboration with mobile home park associations and other interested parties, to provide notice of this act to mobile or manufactured home landlords or park owners by mailing written notification to all known park landlords and owners, and by other reasonable means. Notification must take place before July 1, 2006.

-- 2006 REGULAR SESSION --
Jan 26 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Jan 31 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 FIC - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 14 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 46; nays, 0; absent, 2; excused, 1.
-- IN THE HOUSE --
Feb 15 First reading, referred to Housing.
Feb 21 Public hearing and executive action taken in committee.
HOUS - Executive action taken by committee.
HOUS - Majority; do pass with amendment(s).
Feb 22 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 1 Committee amendment adopted with no other amendments and floor amendment(s) also adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 93; nays, 3; absent, 0; excused, 2.
-- IN THE SENATE --
Mar 7 Senate concurred in House amendments.
Passed final passage; yeas, 48; nays, 0; absent, 0; excused, 1.
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 28 Governor signed.
Chapter 296, 2006 Laws.
Effective date 6/7/2006.

SB 6853 by Senators Haugen and Benson; by request of Department of Transportation

Modifying phase three procurement provisions for design-build ferries.

(Substituted for - see 1st sub)

Provides that best and final proposals shall be evaluated and scored based on the factors, weighting, and process identified in the initial request for proposals. Final proposals may not be considered if the proposal cost is greater than the maximum allowable construction cost identified in the initial request for proposals. Evaluation factors shall include, but not be limited to: Proposal price; ability of professional personnel; past performance on similar projects; ability to meet time and budget requirements; ability to provide a performance and payment bond for the project; recent, current, and projected work loads of the shipyard; location; and the concept of the proposal.

Directs the department to initiate negotiations with the firm submitting the highest scored best and final proposal. If the department is unable to execute a contract with the shipyard submitting the highest scored best and final proposal, negotiations with that firm may be suspended or terminated, and the public body may proceed to negotiate with the next highest scored shipyard. The department shall continue in accordance with this procedure until a contract agreement is reached or the selection process is terminated.

SB 6853-S by Senate Committee on Transportation

(Originally sponsored by Senators Haugen and Benson; by request of Department of Transportation)

Modifying vessel procurement provisions for design-build ferries.

(As of Senate 2nd Reading 2/11/06)

Declares that the 2001 legislature found that a contracting procedure that facilitates construction of transportation facilities in a more timely manner may occasionally be necessary to ensure that construction can proceed simultaneously with the design of the facility. The legislature further found that the design-build process and other alternative project delivery concepts achieve the goals of time savings and avoidance of costly change orders.

Finds that the audit, conducted by Talbot, Korvoila & Warwick in 2001, of the state ferries’ capital program resulted in a recommendation for improvements and changes in ferry procurement processes. The auditors recommended that ferries be procured through use of a modified request for proposals process whereby the prevailing shipbuilder and Washington state ferries engage in a design and build partnership. This process promotes ownership of the design by the shipbuilder while using the department of transportation’s expertise in ferry design and
operations. Alternative processes like design-build partnerships promote innovation and create competitive incentives that increase the likelihood of finishing projects on time and within the budget.

Declares that the purpose of this 2006 act is to modify the request for proposals process for procurement of ferries, authorize the use of best value determinations, and to prescribe appropriate requirements and criteria to ensure that contracting procedures serve the public interest.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Transportation.
Jan 30 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; 1st substitute bill be substituted, do pass.
Minority: without recommendation.
Passed to Rules Committee for second reading.
Feb 8 Placed on second reading by Rules Committee.
Feb 11 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed: yea, 32; nays, 9;
absent, 0; excused, 8.

-- IN THE HOUSE --
Feb 13 First reading, referred to Transportation.
Feb 21 Public hearing in committee.
Feb 27 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass with amendment(s).
Minority: do not pass.
Passed to Rules Committee for second reading.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6854 by Senator Rasmussen
Companion Bill: 2651

Regarding disclosure of animal information.

Finds that exempting certain voluntary livestock identification, premise, movement, and testing information from state public disclosure requirements will protect and maintain the highest level of animal health, foster an environment that is more conducive to voluntary participation, and lead to a more effective livestock identification system.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Agriculture & Rural Economic Development.
Jan 30 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 3 ARED - Majority; do pass.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6855 by Senators Schoesler and Rasmussen

Authorizing the application of barley straw to waters of the state.

(SEE ALSO PROPOSED 1ST SUB)

Provides that, notwithstanding any other provisions of chapter 90.48 RCW, the application of barley straw to waters of the state for the purposes of water clarification is not a discharge of a pollutant requiring a permit as long as the designated provisions are met.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Agriculture & Rural Economic Development.
Jan 30 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 ARED - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6856 by Senators Prentice, Esser, Kohl-Welles, and Rasmussen

Concerning jurisdiction under the Indian gaming regulatory act.

Removes expiration dates for state consent to federal court jurisdiction in actions under the Indian gaming regulatory act.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Agriculture & Rural Economic Development.
Jan 30 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 ARED - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Made eligible to be placed on second reading.
Feb 13 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6857 by Senators Kastama and Rasmussen

Extending the application period for fuel tax refunds.

Extends the application period for fuel tax refunds to five years.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Agriculture & Rural Economic Development.
Jan 30 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 ARED - Majority; do pass.
Minority: do not pass.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SB 6858 by Senators Prentice and Kohl-Welles

Companion Bill: 3279

Stabilizing state convention and trade center funding levels.

Finds that, during the 2003-2005 and 2005-2007 biennia, the legislature transferred funds from the fund established under RCW 67.40.040 to the general fund--state. It is the intent of this act to provide predictable and stable funding for the operation and maintenance of the state convention and trade center by establishing funding levels in future biennia based on proven performance and return on state funds invested in the convention and trade center.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Ways & Means.

SB 6859 by Senators Haugen and Kohl-Welles

Prohibiting the hiring of unregistered contractors.

Prohibits the hiring of unregistered contractors.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Agriculture & Rural Economic Development.
Renaming buildings on the state capitol grounds.

Provides that the John A. Cherberg building is hereby renamed the John A. Cherberg-Sid Snyder building and the Irving R. Newhouse building is hereby renamed the Irving R. Newhouse-Jeannette Hayner building.

-- 2006 REGULAR SESSION --
Jan 27 First reading, referred to Government Operations & Elections.
Feb 2 Public hearing and executive action taken in committee.
Feb 3 GO - Majority; do pass.
Feb 5 Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6861 by Senators Delvin, Poulsen, Mulliken, Morton, and Honeyford
Companion Bill: 3141
Requiring a study of competing interests of domestic water users.

(DIGEST AS ENACTED)
Directs the department of ecology to, by December 31, 2006, study and prepare a report to the appropriate committees of the legislature on ways that the department and other stakeholders can better understand the competing interests of domestic surface water users and other surface water users in regards to limited water supplies who are affected by a curtailment of domestic water right use that has been enacted by a court order.

-- 2006 REGULAR SESSION --
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 WEE - Majority; do pass.
Feb 5 Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 14 Rules suspended. Placed on Third Reading.
Feb 15 Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
Feb 17 -- IN THE HOUSE --
Feb 18 First reading, referred to Economic Development, Agriculture & Trade.
Feb 22 Public hearing and executive action taken in committee.
Feb 23 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Mar 2 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
Mar 6 -- IN THE SENATE --
Mar 7 President signed.
Mar 9 -- IN THE HOUSE --
Speaker signed.
Mar 10 -- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 22 Governor signed.
Chapter 170, 2006 Laws.

SB 6862 by Senator Pridemore
Companion Bill: 2600
Requiring construction contractors to display their licenses and certificates.

Finds that dishonest construction contractors sometimes hire persons without proper licensing and certification to do electrical, plumbing, and conveyance work. This practice gives honest contractors an unfair competitive disadvantage and leaves workers and customers vulnerable. Requiring persons with proper licensing and certification to visibly display their licenses and certificates while doing such work will help address the problems of the underground economy in the construction industry, level the playing field for honest contractors, and protect workers and consumers.

Requires certificate holders to wear and visibly display their certificates while engaging in the electrical construction trade. A certificate holder need not wear and visibly display his or her certificate if doing so would create a danger or unsafe condition for the certificate holder or for the public; as long as the certificate holder can demonstrate proof of his or her certificate to electrical inspectors appointed by the director of labor and industries and by the officials of incorporated cities and towns where electrical inspections are required by local ordinances.

Requires licensees to wear and visibly display their licenses while performing conveyance work. A licensee need not wear and visibly display his or her license if doing so would create a danger or unsafe condition for the public, as long as the licensee can demonstrate proof of his or her license to an elevator inspector of the department or an elevator inspector of a municipality having in effect an elevator ordinance under RCW 70.87.200.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Financial Institutions, Housing & Consumer Protection.
Feb 14 EDAT - Majority; do pass.
Feb 22 EDAT - Executive action taken by committee.
Feb 27 Passed to Rules Committee for second reading.
Mar 1 Rules suspended. Placed on Third Reading.
Mar 2 Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.
Mar 6 -- IN THE SENATE --
Mar 7 President signed.
Mar 9 -- IN THE HOUSE --
Speaker signed.
Mar 10 -- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 22 Governor signed.
Chapter 170, 2006 Laws.

SB 6863 by Senators Kline and Keiser
Companion Bill: 2938
Addressing credit card applications and rates.

Finds that the number of unrequested solicitations to residents for credit cards is a cause for concern and consider them to be a violation of the consumer protection laws of Washington state.

Finds that rising interest rates on credit cards regularly far exceed the state usury limit. The legislature finds many of the credit card industry’s practices and interest rates to be unethical. The legislature intends to tax the amounts raised by interest rates that exceed the usury rate at a higher tax rate. The additional tax revenues shall be deposited into the vocational education enhancement account.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Financial Institutions, Housing & Consumer Protection.

SB 6864 by Senators Kline and Johnson
Changing provisions relating to persons receiving the drug offender sentencing alternative.

(SEE ALSO PROPOSED 1ST SUB)
Provides that in no case shall an offender sentenced to the drug offender sentencing alternative, RCW 9.94A.660, aggregate earned early release time exceeding ten percent of the period of total confinement.

SB 6864-S by Senate Committee on Judiciary (originally sponsored by Senators Kline and Johnson)
SB 6865 by Senators Kline, Kohl-Welles, Rasmussen, and Pflug

Calling for a study of the service needs of people with developmental disabilities.

Directs the Washington institute for public policy to conduct a study and comparison of the characteristics and service needs of clients of the division of developmental disabilities who are not receiving paid services by the division and those who are receiving paid services. The institute shall design a sampling strategy to guide the department of social and health services in conducting assessments such that assessment data would be available on a statistically valid sample of the clients not receiving paid services by the division of developmental disabilities to compare to a sample of clients receiving paid services.

Requires that not later than November 1, 2006, the institute shall report to the governor and the legislature including, but not necessarily limited to: (1) The nature and severity of the service needs of clients receiving and not receiving paid services by the division; (2) Demographic information, including income information, for those receiving and not receiving paid services by the division; (3) An analysis of the differences between the two groups.

SB 6866 by Senators Regala, Oke, Doumit, Parlette, Jacobsen, Morton, and Rasmussen

Redirecting certain moneys to the state wildlife account.

Repeals RCW 77.32.510.

SB 6867 by Senators Pflug, Shin, Eide, Weinstein, McAuliffe, Schmidt, Carrell, Rasmussen, Kohl-Welles, and Franklin

Establishing a joint legislative task force on life sciences.

SB 6868 by Senators Mulliken, Rasmussen, and Schoesler

Providing excise tax exemptions for aircraft fuel used for crop dusting activities.

(SEE ALSO PROPOSED 1ST SUB)

Provides excise tax exemptions for aircraft fuel used for crop dusting activities.

SB 6869 by Senators Sheldon, Swecker, Prentice, Rasmussen, Roach, Berkey, Hargrove, Brandland, Shin, and Franklin

Authorizing fuel tax contracts between Indian tribes and the state.

Declares an intent to identify weaknesses in the state's support for the life sciences and to craft a comprehensive strategy and implementation plan for growth in the life sciences sector of the state's economy.

SB 6867-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Pflug, Shin, Eide, Weinstein, McAuliffe, Schmidt, Carrell, Rasmussen, Kohl-Welles, and Franklin)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that Washington has long been one of the nation's premier centers for the medical device and biotechnology industries, but that the growth in life sciences jobs in the state has stagnated since 2002.

Finds that the state lags in investments in medical device and biotechnology manufacturing and has a relatively low supply of advanced degrees in the life sciences.

Declares an intent to identify weaknesses in the state's support for the life sciences and to craft a comprehensive strategy and implementation plan for growth in the life sciences sector of the state's economy.
contracts concerning the sale of motor vehicle fuels and special fuels.

Finds that these tax contracts will provide a means to address critical transportation and law enforcement needs in Indian country, and provide needed revenues for tribal governments and Indian persons, and enhance enforcement of the state's fuel tax laws, ultimately saving the state money and reducing conflict.

Declares that this act does not constitute a grant of taxing authority to any Indian tribe nor does it provide a precedent for the taxation of non-Indians on fee land.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Transportation.

SB 6870 by Senator Haugen
Funding the board of pilotage commissioners' training program.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides $917,000 for the Board of Pilotage Commissioners.
Declares that the appropriation in this act is subject to the following conditions and limitations: $500,000 of the appropriation is provided solely for stipends to trainees in the training program as set forth in rules adopted by the board.

SB 6870-S by Senate Committee on Transportation
(originally sponsored by Senator Haugen)

(DIGEST AS ENACTED)
Provides $1,017,000 for the Board of Pilotage Commissioners.
Declares that the appropriation in this act is subject to the following conditions and limitations: $500,000 of the appropriation is provided solely for stipends to trainees in the training program as set forth in rules adopted by the board.
Declares that this act is intended to clarify the authority of the board of pilotage commissioners to pay stipends to pilot trainees that have indicated they wish to receive a stipend during the board of pilotage commissioners' training program. This act is remedial and curative in nature and applies retroactively to December 1, 2005. Specifically, the board may pay stipends, pursuant to the rules established by the board, to any pilot trainees that qualified for the stipends on, or after, December 1, 2005.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Transportation.
Feb 1 TRAN - Majority; 1st substitute bill substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 8 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Passed on Third Reading.
Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --
Feb 10 First reading, referred to Transportation.
Feb 15 Public hearing in committee.
Feb 22 Executive session in committee.
TR - Executive action taken by committee.
TR - Majority; do pass.
Feb 24 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 1 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 96; nays, 0; absent, 0; excused, 2.

-- IN THE SENATE --
Mar 6 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.

Mar 14 Governor signed.
Chapter 53, 2006 Laws.
Effective date 3/14/2006.

SB 6871 by Senator Kastama
Removing members of the legislature from state health care coverage.
Amends RCW 41.05.011 to remove members of the legislature from state health care coverage.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Government Operations & Elections.

SB 6872 by Senators Kohl-Welles, Poulsen, and Kline
Modifying transportation services provided by local governments.
Revises transportation services provided by local governments.
Repeals provisions of chapter 35.95A RCW.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Transportation.
Feb 1 Public hearing in committee.
Feb 6 First reading, referred to Ways & Means.
Feb 7 Executive session in committee.
WM - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 6 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6873 by Senator Keiser
Allowing the state director of fire protection to refuse membership in the public employees' retirement system.
Authorizes the state director of fire protection to refuse membership in the public employees' retirement system.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Ways & Means.
Feb 6 Public hearing in committee.
Feb 7 Executive session in committee.
WM - Majority; do pass.
Passed to Rules Committee for second reading.
Mar 6 Placed on second reading by Rules Committee.
Mar 8 Referred to Rules.

SB 6874 by Senators Doumit, Zarelli, Hargrove, Morton, Sheldon, and Rasmussen
Companion Bill: 3286
Providing tax incentives for persons who extract, manufacture, or process timber.

(SUBSTITUTED FOR - SEE 1ST SUB)
Provides tax incentives for persons who extract, manufacture, or process timber.

SB 6874-S by Senate Committee on Ways & Means
(originally sponsored by Senators Doumit, Zarelli, Hargrove, Morton, Sheldon, and Rasmussen)
Providing tax incentives for the timber and timber products industries.

(DIGEST AS ENACTED)
Provides tax incentives for the timber and timber products industries.

-- 2006 REGULAR SESSION --
Jan 30 First reading, referred to Ways & Means.
Feb 2 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 17 WM - Majority; 1st substitute bill be substituted, do pass.
Minority: without recommendation.
Rules suspended.
Placed on second reading.
1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 40; nays, 4; absent, 0; excused, 5.
-- IN THE HOUSE --
Feb 20 First reading, referred to Finance.
Feb 22 Public hearing in committee.
Feb 27 Executive session in committee.
FIN - Executive action taken by committee.
FIN - Majority; do pass with amendment(s).
Passed to Rules Committee for second reading.
Mar 4 Rules Committee relieved of further consideration. Placed on second reading.
Mar 7 Committee amendment not adopted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 93; nays, 5; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 8 Senate concurred in House amendments.
Passed final passage; yeas, 40; nays, 5; absent, 0; excused, 4.
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 29 Governor signed.
Chapter 300, 2006 Laws.
Effective date 7/1/2006***.

SB 6875 by Senators Eide, Pflug, Brandland, Mulliken, Rasmussen, Benton, and Benson
Companion Bill: 3112
Providing small business tax relief.
Provides small business tax relief.
Repeals RCW 82.04.4451.
-- 2006 REGULAR SESSION --
Jan 31 First reading, referred to Ways & Means.

SB 6876 by Senators Mulliken, Deccio, Swecker, Stevens, Hargrove, Oke, Roach, Benton, Benson, Zarelli, Sheldon, Johnson, Honeyford, Hewitt, Schoesler, Morton, Parlette, and Delvin
Prohibiting the superintendent of public instruction from encouraging or promoting the teaching of sexual orientation.
Prohibits the superintendent of public instruction from encouraging or promoting the teaching of sexual orientation.
-- 2006 REGULAR SESSION --
Jan 31 First reading, referred to Ways & Means.
& Higher Education.

SB 6877 by Senator Kline
Modifying provisions relating to crimes against personal property.
Revises provisions relating to crimes against personal property.
-- 2006 REGULAR SESSION --
Jan 31 First reading, referred to Judiciary.
Feb 2 Public hearing in committee.

SB 6878 by Senators Doumit, Schoesler, Pridemore, Roach, Kline, Morton, Benton, Brandland, and Rasmussen
Revising provisions relating to renewing a concealed pistol license by members of the armed forces.
Revises provisions relating to renewing a concealed pistol license by members of the armed forces.
-- 2006 REGULAR SESSION --
Jan 31 First reading, referred to Government Operations & Elections.
Feb 2 Public hearing and executive action taken in committee.
Feb 3 GO - Majority; do pass.
Feb 9 Passed to Rules Committee for second reading.
Feb 10 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SB 6879 by Senators Esser, Poulsen, Morton, Finkbeiner, Kline, and Rasmussen
Providing smart grid energy technology tax incentives.
Provides that, no later than December 1, 2007, the department, in collaboration with the center and its northwest energy technology collaborative, shall adopt rules creating a certification process for smart grid energy technologies that promise to significantly improve the reliability, efficiency, and environmental integrity of electrical transmission and distribution systems. The rules shall not take effect until after the end of the next regular legislative session. "Smart grid energy technology" has the same meaning as provided in RCW 82.63.010.
-- 2006 REGULAR SESSION --

SB 6880 by Senators Kline, Weinstein, and McCaslin
Creating a commission on psychoactive substance control.
Creates a commission to investigate and make recommendations for alternative regulatory approaches to the production, distribution, and control of psychoactive substances with the objective of reducing crime, enhancing public health, protecting children, and promoting efficient use of scarce public resources.
Requires the commission to report its recommendations to the legislature by December 1, 2007.
-- 2006 REGULAR SESSION --
Jan 31 First reading, referred to Health & Long-Term Care.
Feb 2 Public hearing and executive action taken in committee.
Feb 3 HEA - Majority; do pass.
Minority; without recommendation.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6881 by Senators Kline and Rasmussen
Extending the limitation period for personal injury actions involving acts that would constitute sex offenses.
Provides that the following actions shall be commenced within three years: (1) An action for waste or trespass upon real property;
(2) An action for taking, detaining, or injuring personal property, including an action for the specific recovery thereof, or for any other injury to the person or rights of another not hereinafter enumerated except for an injury to a person or the rights of another where the injury is caused by acts that would constitute a sex offense under chapter 9A.44 RCW, whether or not the person was convicted of the offense, in which case such an action may be commenced at any time.
-- 2006 REGULAR SESSION --
SB 6882  by Senators Eide, Franklin, Rasmussen, and McAuliffe

Protecting persons with developmental disabilities.

Protects persons with developmental disabilities from perpetrators who commit their crimes while providing transportation, within the course of their employment, to persons with developmental disabilities.

SB 6883  by Senators Deccio and Berkey

Allowing a business waiver to smoking prohibitions.

Provides that, if the owner of a place of employment can document, using documents filed with the state department of revenue, a loss of ten percent or more of the gross revenue for the first quarter of 2006 versus the first quarter of 2005, it may apply to the department of health for a waiver of RCW 70.160.030. If the owner can show a decline of ten percent or more and the other requirements under this act are met, the waiver must be granted. The waiver must be granted for the entire building if minors are prohibited from the entire premises as required by liquor control board rules or for a section of the building such as a smoking room if the entire premises are not completely off limits to minors as required by liquor control board rules.

Declares that all waivers granted under this act become null and void when all tribal casinos in the state are deemed fully nonsmoking by the department.

SB 6884  by Senators Fairley and Rasmussen

Providing for the care and education of children in licensed staffed residential homes.

Finds that staffed residential homes, as currently licensed by the department of social and health services, are a type of group-care facility that provides quality services for children in a home-like setting, including expectant mothers and children with developmental disabilities.

Finds that the children served by licensed staffed residential homes primarily attend public schools, and that their social and educational needs can be better met by collaboration and communication between the school district, the staffed residential home provider, and the department of social and health services.

Finds that community integration of children served in licensed staffed residential homes is beneficial to the children, helpful to their educational needs, and builds stronger relationships with community members.

Declares an intent that stronger relationships be created between staffed residential homes, school districts, the department of social and health services, and the community to promote positive social and educational outcomes for children served by staffed residential homes.

SB 6885  by Senators Kohl-Welles, McAuliffe, Thibaudeau, Keiser, and Fairley

Modifying unemployment insurance provisions.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises unemployment insurance provisions.
Repeals 2005 c 133 s 10 (uncodified).

SB 6885-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, McAuliffe, Thibaudeau, Keiser, and Fairley)

(DIGEST AS ENACTED)

Revises unemployment insurance provisions.
Repeals 2005 c 133 s 10 (uncodified).

SB 6886  by Senators Prentice, Franklin, and Kohl-Welles

Companion Bill: 2594

Providing assistance to non-English speaking voters.

Finds that if more than three percent of the voting-age population in a given county speak a common native language other than English, the county must recruit staff members and poll workers who are fluent in that native language and in English to assist with elections.

Provides that if a voter cannot speak English, he or she may use an interpreter to communicate with election officials.

(SUBSTITUTED FOR - SEE 1ST SUB)

Revises unemployment insurance provisions.
Repeals 2005 c 133 s 10 (uncodified).

SB 6886-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Prentice, Franklin, and Kohl-Welles)

(DIGEST AS ENACTED)

Revises unemployment insurance provisions.
Repeals 2005 c 133 s 10 (uncodified).

SB 6887  by Senators Stannard, Ybarra, and Wilson

Companion Bill: 2604

Revises unemployment insurance provisions.
Repeals 2005 c 133 s 10 (uncodified).
SB 6887 by Senators Kline, Schoesler, Doumit, Brandland, and Rasmussen

Adding provisions regarding superior court juror fees.

Provides that in any state fiscal period in which funds are appropriated for this purpose, the superior court juror fee under RCW 2.36.150 shall be at least twenty dollars per juror per day and shall not exceed forty dollars. During such fiscal periods, the state shall reimburse each county at least ten dollars per juror per day, and the state shall reimburse each county up to an additional ten dollars per juror per day, on a dollar-for-dollar matching basis, for any increased fee in excess of twenty dollars per juror per day.

SB 6888 by Senator Kastama

Encouraging shared parental responsibility in child custody arrangements.

Provides that there shall be a presumption that shared parental responsibility is in the best interests of children unless:
(1) The parents have agreed to an alternate award of residential placement or decision-making authority to only one parent;
(2) The limitations of RCW 26.09.191 are dispositive of the child's residential schedule; or
(3) The court finds that shared parental responsibility would be detrimental due to the age or needs of the child or children.

Directs the administrative office of the courts, pursuant to funding provided specifically for this purpose, to commission a study to commence by September 1, 2006. The study shall include a statistically relevant number of geographically diverse final parenting plans in Washington to determine the allocation of residential time as between parents, including an analysis of gender disparities between parents, and the impact of legal counsel on outcomes of parenting plan disputes. The study shall be completed and a report provided to the legislature, the governor, and to the public within two years of the effective date of this act.

SB 6889 by Senators Honeyford, Deccio, Schoesler, and Pridemore

Companion Bill: 3176

Changing taxation of punch boards and pull-tabs.

Provides that, at the option of the county, city-county, city, or town, the taxation of punch boards and pull-tabs for commercial stimulant operators may be based on the gross receipts from the operation of the games, and may not exceed a rate of two and one-half percent, or may be based on gross receipts from the operation of the games less the amount awarded as cash or merchandise prizes, and may not exceed a rate of five percent.

SB 6890 by Senators Morton and Kline

Creating new provisions governing how businesses request for and handle social security numbers.

Provides that, prior to requesting an individual's social security number, all private and public business enterprises must state that the request is not mandatory and that no penalty for withholding this information can be exacted on the individual by the business enterprise. All organizations holding social security numbers that have not been specifically granted the authority by federal or state law to possess this information must purge their files of these numbers within one hundred twenty days of the effective date of this act.

SB 6891 by Senators Parlette, Keiser, Roach, Poulsen, Brandland, Kastama, Mulliken, Hewitt, Stevens, Pflug, Thibaudeau, Rasmussen, Oke, McAuliffe, Esser, and Kohl-Welles

Providing continuing coverage for medicare part D beneficiaries.

Provides that, only to the extent that funds are appropriated for this purpose, the department shall provide drug benefits to a full-benefit dual eligible beneficiary who is not able to obtain drug benefits from his or her medicare drug plan only when one or more of the following conditions are met: (1) The pharmacy has submitted a claim for the provision of drug benefits to the full-benefit dual eligible beneficiary's medicare drug plan and the claim has been denied payment for reasons other than processing errors or omissions made by the pharmacy, lack of medical necessity, or health or safety reasons.
(2) The pharmacy is unable to submit a claim for the provision of drug benefits solely due to the unavailability of complete or accurate medicare drug plan enrollment information from the full-benefit dual eligible beneficiary's medicare drug plan, the federal centers for medicare and medicaid services, or entities under contract with the centers for medicare and medicaid services to provide enrollment information.
(3) The medicare drug plan provides information that the full-benefit dual eligible beneficiary's deductible or copayment amount is higher than the copayment amounts that are established by medicare for full-benefit dual eligible beneficiaries.
(4) The full-benefit dual eligible beneficiary cannot pay, in whole or in part, the copayment amounts that are established by medicare for full-benefit dual eligible beneficiaries.

SB 6892 by Senators Prentice, Esser, Fraser, Brandland, Kohl-Welles, Rasmussen, and Oke

Creating the 2006 Seahawks championship account.

Provides that any remaining amounts in the 2006 Seahawks championship account to the general fund, and the account shall be abolished.
Appropriates the sum of ten million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the 2006 Seahawks victory account for the purposes of this act.

SB 6892-S by Senate Committee on Ways & Means
(originally sponsored by Senators Prentice, Esser, Fraser, Brandland, Kohl-Welles, Rasmussen, and Oke)

Creating the 2006 Seattle professional football championship account.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the 2006 Seahawks championship account in the custody of the state treasurer. The account is established to celebrate the 2006 Seahawks season by matching private donations with state funds for the purpose of funding youth athletic fields. All receipts for this purpose from donations by representatives of the owners of the Seattle Seahawks, any member of the team, or any organization or person that considers themselves a Seahawks fan or anyone who has ever referred to himself or herself as a "twelfth man" or "twelfth woman" must be deposited into the account.

Provides that, at the end of each fiscal year, the treasurer must transfer an amount equal to the amount of donations received by the account for that year, plus an equal amount of state funds from within available funds appropriated to the account, to the youth athletic facility account established in this act.

Provides that, after the transfer at the end of fiscal year 2008, the treasurer shall transfer any remaining amounts in the 2006 Seahawks championship account to the general fund, and the account shall be abolished.

Appropriates the sum of ten million dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2007, from the general fund to the 2006 Seahawks victory account for the purposes of this act.

-- 2006 REGULAR SESSION --
Feb 8 First reading, referred to Ways & Means.
Feb 27 Public hearing and executive action taken in committee.
WM - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 28 Made eligible to be placed on second reading.

SB 6893 by Senators Mulliken, Doumit, Finkbeiner, and Rasmussen

Creating unfunded liabilities stabilization accounts within the public employees' retirement system plan 1 and teachers' retirement system plan 1 funds and making appropriations into the accounts.

Creates unfunded liabilities stabilization accounts within the public employees' retirement system plan 1 and teachers' retirement system plan 1 funds and making appropriations into the accounts.

-- 2006 REGULAR SESSION --
Feb 9 First reading, referred to Ways & Means.

SB 6894 by Senators Jacobsen, Honeyford, Sheldon, Weinstein, and Berkey

Clarifying legislative intent for gambling commission background information checks.

Declares an intent that the gambling commission, in exercising its oversight pursuant to RCW 9.46.070(7), shall not require review of individual shareholders of corporations publicly traded on a major exchange, including the New York stock exchange, American stock exchange, or NASDAQ national market, that are regulated by the United States securities and exchange commission and in full compliance therewith when said corporations are included in the ownership structure of applications for licenses to operate amusement games.

-- 2006 REGULAR SESSION --
Feb 11 First reading, referred to Labor, Commerce, Research & Development.

SB 6895 by Senator Benton

Concerning unemployment exemptions for religious organizations.

Provides that before an entity can claim an exemption provided in RCW 50.44.040(1), it must first indicate to the department in a manner established by rule that it has informed all of its employees before they were hired that the entity is exempt from paying unemployment insurance taxes.

-- 2006 REGULAR SESSION --
Feb 11 First reading, referred to Labor, Commerce, Research & Development.

SB 6896 by Senators Prentice, Doumit, Brown, Regala, Rockefeller, and Kohl-Welles

Providing for state funding stabilization.

(SUBSTITUTED FOR - SEE 1ST SUB)

Provides for state funding stabilization.

SB 6896-S by Senate Committee on Ways & Means
(originally sponsored by Senators Prentice, Doumit, Brown, Regala, Rockefeller, and Kohl-Welles)

Providing for state funding stabilization. (REVISED FOR ENGROSSED: Funding state budgetary reserves including an adjustment to the state expenditure limit.)

(DIGEST AS ENACTED)

Provides for state funding stabilization.

-- 2006 REGULAR SESSION --
Feb 14 First reading, referred to Ways & Means.
Feb 15 Public hearing in committee.
Feb 16 Executive session in committee.
Feb 17 WM - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Rules suspended.
Placed on second reading.
1st substitute bill substituted.
Held on second reading.
Mar 6 Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 25; nays, 22; absent, 0; excused, 2.
-- IN THE HOUSE --
Mar 7 Read first time, rules suspended, and placed on second reading calendar.
Rules suspended. Placed on Third Reading.
Third reading; passed; yeas, 51; nays, 47; absent, 0; excused, 0.
-- IN THE SENATE --
Mar 8 President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Delivered to Governor.
Mar 15 Governor signed.
Chapter 56, 2006 Laws.
Effective date 3/15/2006*.

SB 6897 by Senators Roach, Fairley, Rasmussen, and Pflug
Creating a "Multiple Sclerosis" special license plate.

Provides that, in cooperation with the department, the National Multiple Sclerosis Society shall create and design, and the department shall issue, a special license plate displaying the National Multiple Sclerosis Society logo that may be used in lieu of regular or personalized license plates for vehicles required to display one or two vehicle license plates, excluding vehicles registered under chapter 46.87 RCW, upon terms and conditions established by the department. The special license plate created under this act shall be exempt from review by the special license plate review board and the provisions of RCW 46.16.725 and 46.16.745, except as provided in this act.

-- 2006 REGULAR SESSION --
Feb 15 First reading, referred to Transportation.

SB 6898 by Senators Fraser, Brandland, Prentice, and Zarelli
Authorizing the issuance of general obligation bonds.

(SUBSTITUTED FOR - SEE 1ST SUB)

Authorizes state general obligation bonds for correctional facilities and the Columbia river basin water supply development program.

SB 6898-S by Senate Committee on Ways & Means (originally sponsored by Senators Fraser, Brandland, Prentice, and Zarelli)

(AS OF SENATE 2ND READING 2/20/06)

Provides that, for the purpose of providing funds for state correctional facilities, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of fifty million dollars, or as much thereof as may be required, to finance the projects and all costs incidental thereto.

Provides that, for the purpose of providing funds for the Columbia river basin water supply development program, the state finance committee is authorized to issue general obligation bonds of the state of Washington in the sum of two hundred million dollars, or as much thereof as may be required, to finance the projects and all costs incidental thereto.

-- 2006 REGULAR SESSION --
Feb 16 Executive session in committee.
Feb 20 1st substitute bill substituted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.
-- IN THE HOUSE --
Feb 21 Public hearing in committee.
Feb 22 First reading, referred to Capital Budget.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SB 6899 by Senator Roach
Requiring Spanish and Chinese language instruction.

Provides that, to enable Washington citizens to more effectively compete in the world marketplace and develop a greater sense of the world's culture and geography, our students, at all levels, must be provided the opportunity to develop fluency in a second language.

-- 2006 REGULAR SESSION --
Feb 20 First reading, referred to Early Learning, K-12 & Higher Education.

SB 6900 by Senators Esser and Johnson
Changing provisions relating to driving under the influence of intoxicating liquor or any drug.

Revises provisions relating to driving under the influence of intoxicating liquor or any drug.

-- 2006 REGULAR SESSION --
Mar 7 First reading, referred to Judiciary.

SB 6901 by Senator Roach
Creating a distinguished flying cross license plate.

Creates a distinguished flying cross license plate.

-- 2006 REGULAR SESSION --
Mar 7 First reading, referred to Transportation.

SB 6902 by Senators Rasmussen and Brandland
Granting immunity from civil liability to health care providers during an emergency or disaster.

Declares that in response to recent national and international disasters, it is the legislature's intent to ensure during times of state and local emergencies and disasters every health care resource available to the state is utilized.

Recognizes one of its most important resources during such times is the availability of in-state and out-of-state volunteer health care providers, specifically physicians, physician assistants, and other health care providers with extensive primary care training.

Recognizes that such providers are often reluctant to volunteer their services out of fear they may be found liable for their acts or omissions while assisting those in need during an emergency or disaster. As a way to ensure the maximum number of volunteer health care providers are available during an emergency or disaster, the legislature intends to grant immunity from civil liability to all such providers who provide emergency, medical, or other health care during emergency or disaster situations.

-- 2006 REGULAR SESSION --
Mar 17 Public hearing and executive action taken in committee.

Senate Joint Memorials

SJM 8000 by Senators Parlette, Morton, Mulliken, Delvin, and Sheldon
Supporting the establishment of the Ice Age Floods National Geologic Trail.

(DIGEST AS PASSED LEGISLATURE)

Supports the establishment of the Ice Age Floods National Geologic Trail.

-- 2005 REGULAR SESSION --
Jan 13 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 24 Public hearing in committee.
Jan 27 Executive session in committee.
Jan 28 NROR - Majority; do pass.
Jan 31 Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 16 Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 48; nays, 0; absent, 0; excused, 1.
-- IN THE HOUSE --
Feb 17 First reading, referred to Natural Resources, Ecology & Parks.
Mar 17 Public hearing and executive action taken in committee.
NREP - Executive action taken by committee.
NREP - Majority; do pass.

Mar 21 Passed to Rules Committee for second reading.
Mar 25 Placed on second reading.
Mar 30 Rules suspended. Placed on Third Reading.

-- IN THE SENATE --
Third reading, passed; yeas, 97; nays, 0;
absent, 0; excused, 1.

-- IN THE HOUSE --
President signed.

Apr 5 Speaker signed.

-- OTHER THAN LEGISLATIVE ACTION --
Apr 6 Filed with Secretary of State.

SJM 8001 by Senators Fraser, Kohl-Welles, Franklin, Brown, and Kline
Urging adoption of a treaty fighting discrimination against women.

Requests that President Bush and the Secretary of State place the United Nations Convention on the Elimination of All Forms of Discrimination Against Women in the highest category of priority in order to accelerate the treaty's passage through the Senate Foreign Relations Committee and the full United States Senate with the goal of ratification by the United States; and that the Washington State Legislature exhort the Senate Foreign Relations Committee to pass this treaty favorably out of Committee and urge it be approved by the full Senate.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Judiciary.
Feb 3 Public hearing in committee.

SJM 8002 by Senators Roach, Benson, Delvin, Stevens, Mulliken, Pflug, and Benton
Requesting Congress to repeal the federal excise tax on communications.

Requests Congress to repeal the federal excise tax on communications.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Ways & Means.

SJM 8003 by Senators Roach, Delvin, Schoesler, Stevens, Mulliken, and Benton
Requesting that the United States Senate move quickly to confirm all nominations to the United States Supreme Court.

Requests that the United States Senate move quickly to confirm all nominations to the United States Supreme Court.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Judiciary.

SJM 8004 by Senators Benton, Carrell, Benson, Delvin, Schoesler, Stevens, and Mulliken
Companion Bill: 4005
Requesting Congress to permanently repeal the death tax.

Requests Congress to permanently repeal the death tax.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Ways & Means.

SJM 8005 by Senators Benton, Roach, Stevens, Mulliken, and Oke
Companion Bill: 4002
Asking Congress to end abuse of tort laws against the firearms industry.

Requests Congress to end abuse of tort laws against the firearms industry.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Judiciary.

SJM 8006 by Senators Benton, Swecker, Delvin, and Stevens
Companion Bill: 4000
Petitioning Congress to pass defense appropriations.

Petitions Congress to pass defense appropriations.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Government Operations & Elections.

SJM 8007 by Senators Benton, Swecker, and Stevens
Petitioning for reauthorization of the Hobbs Act.

Petitions for reauthorization of the Hobbs Act.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Labor, Commerce, Research & Development.

SJM 8008 by Senators Benton, Swecker, Delvin, Benson, Stevens, and Mulliken
Companion Bill: 4004
Petitioning Congress to reform the Social Security system.

Petitions Congress to reform the Social Security system.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Ways & Means.

SJM 8009 by Senators Morton, McCaslin, Mulliken, Stevens, Delvin, Decio, Parlette, Schoesler, Swecker, Honeyford, and Kline
Petitioning for the creation of a new state in Eastern Washington.

Requests that the Congress of the United States consent to the formation of a new state whose western boundary follows the crest of the Cascade Mountains and the western borders of Okanogan, Chelan, Kittitas, Yakima, and Klickitat counties, and whose eastern, northern, and southern boundaries are the existing state borders.

-- 2005 REGULAR SESSION --
Jan 27 First reading, referred to Government Operations & Elections.
Feb 22 Public hearing in committee.

SJM 8010 by Senators Rasmussen, Schoesler, Sheldon, Franklin, Roach, Spanel, Decio, McAuliffe, Shin, Haugen, Prentice, Fairley, Rockefeller, Mulliken, and Morton
Companion Bill: 4012
Petitioning the United States Department of Agriculture to delay plans to reopen the border to Canadian cattle and beef products.

Petitions the United States Department of Agriculture to delay plans to reopen the border to Canadian cattle and beef products.

(SUBSTITUTED FOR - SEE 1ST SUB)

SJM 8010-S by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Schoesler, Sheldon, Franklin, Roach,
Petitioning the United States Department of Agriculture to delay plans to reopen the border to Canadian cattle and beef products. (REVISED FOR PASSED LEGISLATURE: Petitioning the United States Department of Agriculture regarding Canadian beef importation and export of United States beef.)

(DIGEST AS PASSED LEGISLATURE)

Requests that the United States Department of Agriculture:
(1) Reaffirm to the Congress and the courts that the rule to lift the limited ban on importation of Canadian beef is based on sound scientific proof that consumer safety and animal health in the United States will be maintained; and
(2) Redouble its efforts to swiftly and successfully conclude negotiations with our trading partners to reestablish critical export markets for United States beef based on the same sound science.

-- 2005 REGULAR SESSION --
Jan 31 First reading, referred to Agriculture & Rural Economic Development.
Feb 1 Public hearing in committee.
Feb 8 Public hearing and executive action taken in committee.
Feb 10 ARED - Majority: 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.
Feb 15 Made eligible to be placed on second reading.
Mar 7 Placed on second reading by Rules Committee.
Mar 8 1st substitute bill substituted.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 42; nays, 4; absent, 0; excused, 3.
-- IN THE HOUSE --
Mar 10 First reading, referred to Economic Development, Agriculture & Trade.
Mar 25 Public hearing in committee.
Apr 1 Executive session in committee.
EDAT - Majority: Executive action taken by committee.
EDAT - Majority: do pass with amendment(s). Passed to Rules Committee for second reading.
Apr 7 Placed on second reading by Rules Committee.
Apr 11 Committee amendment adopted with no other amendments.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 94; nays, 2; absent, 0; excused, 2.
-- IN THE SENATE --
Apr 19 Senate concurred in House amendments.
Passed final passage; yeas, 46; nays, 0; absent, 1; excused, 2. President signed.
-- IN THE HOUSE --
Apr 21 Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Apr 24 Filed with Secretary of State.

SJM 8012 by Senators Prentice, Schmidt, Franklin, Rockefeller, Weinstein, Shin, Regala, Esser, Keiser, Doumit, Haugen, Johnson, Fairley, Benson, Kline, Hewitt, Poulsen, Fraser, Thibaudeau, Jacobsen, Rasmussen, Funkbeiner, Deccio, Pflug, Oke, Sheldon, Carrell, Schoesler, Pridemore, Honeyford, Stevens, Mulliken, McAuliffe, and Kohl-Welles

Asking that the federal government provide veterans' benefits owed to Filipino veterans.

Requests that the federal government provide veterans' benefits owed to Filipino veterans.

-- 2005 REGULAR SESSION --
Feb 1 First reading, referred to Government Operations & Elections.
Feb 15 Public hearing in committee.
Feb 17 Executive session in committee.
Mar 9 Made eligible to be placed on second reading.
Mar 12 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
Senate Rules "X" file.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.
Feb 2 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SJM 8013 by Senators Berkey, Schmidt, and Shin

Companion Bill: 4008

Naming part of SR 99 the William P. Stewart Memorial Highway.

Requests that the Washington State Transportation Commission commence proceedings to name State Route 99 in Snohomish county the "William P. Stewart Memorial Highway."

-- 2005 REGULAR SESSION --
Feb 2 First reading, referred to Transportation.

SJM 8014 by Senators Thibaudeau, Jacobsen, Fairley, Brown, Prentice, McAuliffe, Regala, Rockefeller, Fraser, Rasmussen, Weinstein, Kline, Keiser, and Kohl-Welles

Requesting that the privatization of social security be rejected.

(DIGEST AS PASSED LEGISLATURE)

Requests that the Congress and the Administration reject the current effort to privatize Social Security and instead engage in an open dialogue with the American public to arrive at a sensible solution that preserves the original intent of Franklin Delano Roosevelt, making Social Security an insurance fail-safe for the aged and disabled and a complement to every individual's ability to invest in the private market on their own.

-- 2005 REGULAR SESSION --
Feb 3 First reading, referred to Ways & Means.
Mar 1 Public hearing in committee.
Mar 2 Executive session in committee.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
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<tbody>
<tr>
<td>Mar 3</td>
<td>WM - Majority; do pass. Minor; do not pass.</td>
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<td>Minority; without recommendation. Passed to Rules Committee for second reading.</td>
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<td>Mar 7</td>
<td>Made eligible to be placed on second reading.</td>
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<td>Mar 9</td>
<td>Placed on second reading by Rules Committee.</td>
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<td>Mar 14</td>
<td>Rules suspended. Placed on Third Reading. Third reading; passed; yes, 25; nays, 23; absent, 0; excused, 1.</td>
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<td>-- IN THE HOUSE --</td>
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<td>Mar 16</td>
<td>First reading, referred to Children &amp; Family Services.</td>
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<td>Mar 31</td>
<td>Public hearing and executive action taken in committee. CFS - Executive action taken by committee.</td>
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<td>CFS - Majority; do pass. Minor; do not pass.</td>
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<td>Apr 1</td>
<td>Placed on second reading.</td>
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<td>Apr 11</td>
<td>Rules suspended. Placed on Third Reading. Third reading; adopted; yes, 56; nays, 41; absent, 0; excused, 1.</td>
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<td>-- IN THE SENATE --</td>
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<td>President signed.</td>
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<td>Apr 16</td>
<td>Speaker signed.</td>
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<td>-- OTHER THAN LEGISLATIVE ACTION --</td>
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<td>Apr 24</td>
<td>Filed with Secretary of State.</td>
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**SJM 8015**
by Senators Berkey, Schmidt, Carrell, Mulliken, Rockefeller, Shin, Pridemore, Rasmussen, Kohl-Welles, Delvin, McAuliffe, Weinstein, Prentice, Fairley, Thibaudeau, Kline, Keiser, and Roach

Petitioning the Transportation Commission to rename State Route 2 as the “Washington National Guard Highway.”

Petitions the Transportation Commission to rename State Route 2 as the “Washington National Guard Highway.”

-- 2005 REGULAR SESSION --
Feb 8 First reading, referred to Transportation.

**SJM 8016**
by Senators Keiser, Eide, Spanel, Deccio, Thibaudeau, Benson, Franklin, Pridemore, Weinstein, Rasmussen, Kastama, Kohl-Welles, Kline, Doumit, Berkey, Brown, Poulsen, McAuliffe, Oke, Regala, Parlette, and Shin

Requesting that Congress and the Bush Administration support efforts that will lower drug costs for Americans.

Requests that Congress and the Bush Administration support efforts that will lower drug costs for Americans.

-- 2005 REGULAR SESSION --
Feb 11 First reading, referred to Health & Long-Term Care.

**SJM 8017**

Requesting more resources for education on prostate cancer.

Requests that Congress and the Bush Administration provide more resources to educate and encourage all men to become more knowledgeable of the risks associated with the occurrence of prostate cancer, to take preventive steps to minimize those risks, and to consult with their health care professionals regarding annual screening and adherence to recommended guidelines, as well as expand the efforts of the Centers for Disease Control to provide research and educational grants.

-- 2005 REGULAR SESSION --
Feb 17 First reading, referred to Health & Long-Term Care.

**SJM 8018**
by Senators Fraser, Parlette, Poulsen, Hewitt, Berkey, Zarelli, Prentice, Doumit, Rockefeller, Fairley, Rasmussen, Kohl-Welles, Schoesler, Brandland, Schmidt, Shin, Pridemore, Mulliken, Honeyford, Brown, Kline, and Regala

Requesting that the proposal to transition the Bonneville Power Administration from cost-based rates to market-based rates be rejected.

(SUBSTITUTED FOR - SEE 1ST SUB)

Requests that the proposal to transition the Bonneville Power Administration from cost-based rates to market-based rates be rejected.

**SJM 8018-S**
by Senate Committee on Water, Energy & Environment (originally sponsored by Senators Fraser, Parlette, Poulsen, Hewitt, Berkey, Zarelli, Prentice, Doumit, Rockefeller, Fairley, Rasmussen, Kohl-Welles, Schoesler, Brandland, Schmidt, Shin, Pridemore, Mulliken, Honeyford, Brown, Kline, and Regala)

Requesting that the proposal to transition the Bonneville Power Administration from cost-based rates to market-based rates and to increase the types of transactions that count against the Bonneville Power Administration's debt limit be rejected.

(DIGEST AS PASSED LEGISLATURE)

Requests that the proposal to transition the Bonneville Power Administration from cost-based rates to market-based rates be rejected.
Berkey, Doumit, McAuliffe, Franklin, Keiser, Regala, Fairley, Prentice, Jacobsen, Fraser, and Haugen

Requesting the United States trade representative to create a federal-state international trade policy commission.

(DIGEST AS PASSED LEGISLATURE)

Requests the United States trade representative to create a federal-state international trade policy commission.

-- 2005 REGULAR SESSION --
Feb 21 First reading, referred to International Trade & Economic Development.
Feb 24 Public hearing and executive action taken in committee.
Feb 25 ITED - Majority; do pass.
Feb 28 Passed to Rules Committee for second reading.
Mar 11 Placed on second reading by Rules Committee.
Apr 1 Referred to Rules.
---Senate Rules "X" file.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 19 Revert to Rules White Sheet.

SJM 8020 by Senators Kline, Hargrove, Finkbeiner, Kohl-Welles, Pridemore, Regala, Rockefeller, Shin, Jacobsen, Thibaudeau, and Spangel

Expressing concern about the USA PATRIOT Act.

Expresses concern about the USA PATRIOT Act.

-- 2005 REGULAR SESSION --
Feb 22 First reading, referred to Judiciary.
Mar 1 Public hearing in committee.

SJM 8021 by Senators Oke, Eide, Swecker, Kastama, Schmidt, Roach, Benson, Brandland, Finkbeiner, Schoesler, Parlette, Esser, Delvin, Sheldon, Kohl-Welles, Kline, Rockefeller, Rasmussen, Thibaudeau, and Shin

Honoring War Dogs.

Requests that the President and Congress of the United States will take the action necessary to authorize the placement of the National War Dog Memorial in a location of honor in Washington, D.C.
Feb 24 Senate Rules "X" file.

SJM 8026 by Senators Stevens and Mulliken

Requesting the enactment of federal immigration legislation.

Requests that federal immigration legislation prohibiting alien trafficking be passed to improve this nation’s security.

States that the legislation should provide significantly stronger penalties and enforcement resources to pursue employers who knowingly take advantage of aliens who would seek a better life in our country, and aid their illegal status by hiring undocumented workers. In addition, employers should be assisted in complying with the law through an improved verification system.

-- 2006 REGULAR SESSION --

Dec 7 Prefiled for introduction.
Jan 9 First reading, referred to Labor, Commerce, Research & Development.

SJM 8027 by Senator Morton

Requesting Congress to allow management of anadromous fish predators.

Requests Congress to allow management of anadromous fish predators.

-- 2006 REGULAR SESSION --

Jan 5 Prefiled for introduction.
Jan 9 First reading, referred to Natural Resources, Ocean & Recreation.
Jan 18 Public hearing in committee.

SJM 8028 by Senators Kohl-Welles, Keiser, Thibaudeau, McCaslin, and Kline

Companion Bill: 4028

Requesting Congress to allow states to decide whether marijuana should be used legally for medicinal purposes.

Requests Congress to allow states to decide whether marijuana should be used legally for medicinal purposes.

-- 2006 REGULAR SESSION --

Jan 11 First reading, referred to Health & Long-Term Care.
Jan 16 Public hearing in committee.
Jan 18 Executive session in committee.
Jan 19 HEA - Minority; do pass.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SJM 8029 by Senators Schoesler, Morton, Delvin, and Mulliken

Requesting Congress to repeal the Federal Lands Recreation Enhancement Act.

Requests Congress to repeal the Federal Lands Recreation Enhancement Act.

-- 2006 REGULAR SESSION --

Jan 12 First reading, referred to Natural Resources, Ocean & Recreation.

SJM 8030 by Senators Kline, Regala, Mulliken, Esser, Pflug, Swecker, Franklin, Rockefeller, Poulson, and Kohl-Welles

Companion Bill: 4024

Calling on the President to provide a solution to the crisis in Sudan.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Government Operations & Elections.
Jan 31 Public hearing and executive action taken in committee.
Feb 1 GO - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SJM 8031 by Senator Jacobsen

Requesting federal action on inventoried roadless areas.

Requests that the federal government, by legislation or by regulation, either reinstate the protections of the 2001 roadless rule for all inventoried roadless areas or adopt a streamlined process by which states can opt to retain the protections of the 2001 roadless rule for inventoried roadless areas within their boundaries.

-- 2006 REGULAR SESSION --

Jan 13 First reading, referred to Natural Resources, Ocean & Recreation.
Feb 1 Executive session in committee.
Feb 2 NROR - Majority; do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 24 Senate Rules "X" file.

SJM 8032 by Senators Keiser, Franklin, Kohl-Welles, Thibaudeau, Kline, and McAuliffe

Asking for over-the-counter access status to "Plan B."

(SEE ALSO PROPOSED 1ST SUB)

Requests that the President, Congress, and the United States Food and Drug Administration take necessary action to grant over-the-counter access status to "Plan B," an effective and safe emergency contraceptive option, for all women.

SJM 8032-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Franklin, Kohl-Welles, Thibaudeau, Kline, and McAuliffe)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requests that the President, Congress, and the United States Food and Drug Administration take necessary action to grant over-the-counter access status to "Plan B," an effective and safe emergency contraceptive option, for all women.

-- 2006 REGULAR SESSION --

Jan 17 First reading, referred to Health & Long-Term Care.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 HEA - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 11 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SJM 8033 by Senators Thibaudeau, Keiser, Franklin, Jacobsen, Kohl-Welles, and Kline

Calling on the President to renew funding for the United Nations Population Fund.
Requests that the United States government renew funding for UNFPA to promote the health and rights of women around the world.

-- 2006 REGULAR SESSION --

Jan 20 First reading, referred to Health & Long-Term Care.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.

SJM 8034 by Senators Benton and McCaslin

Requesting Washington's congressional delegation to support federal tax reform.

Requests Washington's congressional delegation to support federal tax reform.

-- 2006 REGULAR SESSION --

Jan 24 First reading, referred to Ways & Means.

SJM 8035 by Senators Benton and Roach

Petitioning Congress to pass the defense appropriations bill quickly.

Petitions Congress to pass the defense appropriations bill quickly.

-- 2006 REGULAR SESSION --


SJM 8036 by Senators Benton and Roach

Petitioning Congress to protect intellectual and physical property rights.

Petitions Congress to protect intellectual and physical property rights.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Judiciary.

SJM 8037 by Senators Haugen, Mulliken, Spanel, Benson, Benton, and Kohl-Welles

Companion Bill: 4029

Calling on the President and Congress to repeal the REAL ID Act of 2005.

Requests the President and Congress to repeal the REAL ID Act of 2005.

-- 2006 REGULAR SESSION --

Jan 25 First reading, referred to Transportation.
Feb 2 Public hearing in committee.
Feb 6 Executive session in committee.
Feb 7 TRAN - Majority; do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 10 Made eligible to be placed on second reading.
Feb 11 Placed on second reading by Rules Committee.
Feb 23 Senate Rules "X" file.

SJM 8038 by Senators McAuliffe, Pridemore, Kohl-Welles, Shin, Berkey, Weinstein, Kline, and Rasmussen; by request of Superintendent of Public Instruction

Petitioning Congress to raise funding levels of the No Child Left Behind Act.

Petitions Congress to raise funding levels of the No Child Left Behind Act.

-- 2006 REGULAR SESSION --

Jan 26 First reading, referred to Early Learning, K-12 & Higher Education.
Feb 1 Public hearing and executive action taken in committee.
Feb 2 EKHE - Majority; do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 9 Made eligible to be placed on second reading.
Feb 24 Senate Rules "X" file.

SJM 8039 by Senators Brown, Kohl-Welles, Franklin, Pridemore, and Thibaudeau

Requesting changes to the Medicare Modernization Act.

(AS OF SENATE 2ND READING 2/08/06)

Requests changes to the Medicare Modernization Act.

-- 2006 REGULAR SESSION --

Jan 30 First reading, referred to Health & Long-Term Care.
Feb 1 Public hearing in committee.
Feb 2 Executive session in committee.
Feb 3 HEA - Majority; do pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.
Feb 7 Placed on second reading by Rules Committee.
Feb 8 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 27; nays, 21; absent, 0; excused, 1.

-- IN THE HOUSE --

Feb 10 First reading, referred to Health Care.
Feb 21 Public hearing and executive action taken in committee.
HC - Executive action taken by committee.
HC - Majority; do pass.
HC - Minority; do not pass.
Feb 23 Passed to Rules Committee for second reading.
Feb 27 Placed on second reading by Rules Committee.
Mar 4 Referred to Rules 2 Consideration.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SJM 8040 by Senator Thibaudeau

Requesting the creation of a department of peace and nonviolence.

Requests the creation of a department of peace and nonviolence.

-- 2006 REGULAR SESSION --

Jan 31 First reading, referred to Government Operations & Elections.

SJM 8041 by Senators Roach, Rasmussen, McCaslin, Kastama, Honeyford, Zarelli, Stevens, Jacobson, Sheldon, Hargrove, Morton, Mulliken, Benson, Finkbeiner, Parlette, Pflug, Benton, Schoesler, Schmidt, and Hewitt

Companion Bill: 4042


-- 2006 REGULAR SESSION --

Feb 11 First reading, referred to Natural Resources, Ocean & Recreation.
SJR 8200 by Senators Jacobsen and Decco
Requiring that supreme court vacancies be filled according to statute.

Proposes an amendment to the state Constitution requiring that supreme court vacancies be filled according to statute.

-- 2005 REGULAR SESSION --
Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Judiciary.
Jan 19 Public hearing in committee.

SJR 8201 by Senator Jacobsen
Amending the Constitution to remove initiatives and referendum powers.

Proposes an amendment to the state Constitution to remove initiatives and referendum powers.

-- 2005 REGULAR SESSION --
Jan 7 Prefiled for introduction.
Jan 10 First reading, referred to Government Operations & Elections.
Jan 26 Public hearing in committee.

SJR 8202-S by Senate Committee on Early Learning, K-12 & Higher Education (originally sponsored by Senators Eide, Keiser, Doumit, Poulsen, Weinstein, Fairley, Schmidt, Jacobsen, Kastama, Regala, Fraser, Berkey, Kline, Brown, Spanel, Kohl-Welles, Shin, Rasmussen, and Pridemore)
Amending the Constitution to provide for a simple majority of voters voting to authorize school district levies.

(SEE ALSO PROPOSED 1ST SUB)

Proposes an amendment to the state Constitution to provide for a simple majority of voters voting to authorize school district levies.

DIGEST OF PROPOSED 1ST SUBSTITUTE

Proposes an amendment to the state Constitution to provide for a simple majority of voters voting to authorize school district levies.

-- 2005 REGULAR SESSION --
Jan 14 First reading, referred to Early Learning, K-12 & Higher Education.
Jan 26 Public hearing in committee.
Feb 2 Executive session in committee.
EKHE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass 1st substitute.
And refer to Ways & Means.
Feb 3 Referred to Ways & Means.
Feb 21 Public hearing in committee.
Feb 22 Executive session in committee.
Feb 23 WM - Majority; do pass 1st substitute bill proposed by Early Learning, K-12 & Higher Education.
Minority; do not pass.
Feb 24 Passed to Rules Committee for second reading.
Mar 1 Made eligible to be placed on second reading.
Mar 14 Placed on second reading by Rules Committee.
Mar 16 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, failed; yeas, 25; nays, 23;
absent, 0; excused, 1.

SJR 8203 by Senators Franklin, Kline, and Kohl-Welles
Amending the Constitution to provide for a revenue stabilization fund.

Proposes an amendment to the state Constitution to provide for a revenue stabilization fund.

-- 2005 REGULAR SESSION --
Jan 17 First reading, referred to Ways & Means.

SJR 8204 by Senators Morton, Brandland, Hewitt, Benson, Carrell, and Mulliken
Amending the Constitution to allow multiyear excess property tax levies for cemetery districts.

Proposes an amendment to the state Constitution to allow multiyear excess property tax levies for cemetery districts.

-- 2005 REGULAR SESSION --
Jan 18 First reading, referred to Government Operations & Elections.

SJR 8205 by Senators Fraser and Honeyford
Amending the Constitution to authorize a water court.

Proposes an amendment to the state Constitution to authorize a water court.

-- 2005 REGULAR SESSION --
Jan 20 First reading, referred to Water, Energy & Environment.
Feb 2 Public hearing in committee.

SJR 8206 by Senators Hargrove, Stevens, Regala, Kline, Esser, Zarelli, Carrell, Finkbeiner, Johnson, Delvin, Fairley, Swecker, Sheldon, McAuliffe, Franklin, Prentice, Shin, Spanel, Kohl-Welles, Brown, Roach, and Mulliken
Revising limitations on use of inmate labor.

(AS OF SENATE 2ND READING 3/02/05)

Proposes an amendment to the state Constitution revising limitations on use of inmate labor.

-- 2005 REGULAR SESSION --
Jan 24 First reading, referred to Human Services & Corrections.
Jan 27 Public hearing in committee.
Jan 31 Executive session in committee.
Feb 1 HSC - Majority; do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 8 Made eligible to be placed on second reading.
Feb 15 Placed on second reading by Rules Committee.
Mar 2 Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 48; nays, 0;
absent, 0; excused, 1.
-- IN THE HOUSE --
Mar 4 First reading, referred to Criminal Justice & Corrections.
Mar 24 Public hearing in committee.
Mar 31 Executive session in committee.
CJC - Executive action taken by committee.
CJC - Majority; do pass.
Apr 1 Referred to Appropriations.
Apr 2 Public hearing, executive action taken, and
executive action taken in committee.
APP - Executive action taken by committee.
APP - Majority; do pass.
Minority; do not pass.
Apr 4 Passed to Rules Committee for second reading.
Apr 11 Placed on second reading.
Apr 15 Referred to Rules 2 Consideration.
Apr 24  By resolution, returned to Senate Rules Committee for third reading.

SJR 8207  by Senators Kline, Esser, Hargrove, Carrell, and Johnson

Companion Bill: 4201

Changing the membership of the commission on judicial conduct.

(DIGEST AS PASSED LEGISLATURE)

Proposes an amendment to the state Constitution to revise the membership of the commission on judicial conduct.

-- 2005 REGULAR SESSION --
Jan 25  First reading, referred to Judiciary.
Feb 9   Public hearing in committee.
Feb 16  Executive session in committee.
Feb 21  JUD - Majority; do pass.
        Passed to Rules Committee for second reading.
Mar 7   Made eligible to be placed on second reading.
Mar 9   Placed on second reading by Rules Committee.
Mar 11  Rules suspended. Placed on Third Reading.
        Third reading, passed; yeas, 46; nays, 0;
        absent, 1; excused, 2.
        -- IN THE HOUSE --
Mar 15  First reading, referred to Judiciary.
Mar 22  Public hearing in committee.
Mar 23  Executive session in committee.
        JUDI - Executive action taken by committee.
        JUDI - Majority; do pass.
Mar 25  Passed to Rules Committee for second reading.
        Placed on second reading.
Mar 30  Rules suspended. Placed on Third Reading.
        Third reading, adopted; yeas, 90; nays, 2;
        absent, 0; excused, 6.
        -- IN THE SENATE --
        President signed.
        -- IN THE HOUSE --
Apr 5   Speaker signed.
        -- OTHER THAN LEGISLATIVE ACTION --
Apr 24  Filed with Secretary of State.

SJR 8208  by Senators Morton and Brown

Amending the Constitution to allow for adjournment after cutoff during the regular session.

Proposes an amendment to the state Constitution to allow for adjournment after cutoff during the regular session.

-- 2005 REGULAR SESSION --
Jan 27  First reading, referred to Government Operations & Elections.
Feb 8   Public hearing in committee.
Feb 24  Executive session in committee.
Feb 25  GO - Majority; do pass.
        And refer to Ways & Means.
        Minority; do not pass.
Feb 28  Referred to Ways & Means.
Mar 4   Public hearing in committee.

SJR 8209  by Senators Swecker, Benton, Deccio, Mulliken, Roach, Stevens, Schmidt, Carrell, Zarelli, Honeyford, Hewitt, Morton, Esser, Benson, Delvin, and Oke

Amending the Constitution to limit which relationships may be recognized as a marriage.

Proposes an amendment to the state Constitution to limit which relationships may be recognized as a marriage.

-- 2005 REGULAR SESSION --
Feb 3   First reading, referred to Judiciary.

SJR 8210  by Senators Stevens, Benton, Esser, Mulliken, Swecker, Roach, Schmidt, and Oke

Amending the Constitution to limit the types of domestic relations that will be recognized as valid in Washington state.

Proposes an amendment to the state Constitution to limit the types of domestic relations that will be recognized as valid in Washington state.

-- 2005 REGULAR SESSION --
Feb 9   First reading, referred to Judiciary.

SJR 8211  by Senators Franklin, Kline, and Kohl-Welles

Amending the Constitution to allow an income tax.

Proposes an amendment to the state Constitution to allow an income tax.

-- 2005 REGULAR SESSION --
Feb 18  First reading, referred to Ways & Means.

SJR 8212  by Senators Franklin, Kline, and Kohl-Welles

Amending the Constitution to allow the taxation of intangible personal property.

Proposes an amendment to the state Constitution to allow the taxation of intangible personal property.

-- 2005 REGULAR SESSION --
Feb 18  First reading, referred to Ways & Means.

SJR 8213  by Senators Carrell, Roach, Benton, Schoesler, Mulliken, Stevens, Swecker, Morton, Delvin, Schmidt, Brandland, and Esser

Repealing a conflicting residency requirement for voting in a presidential election.

Proposes an amendment to the state Constitution to repeal a conflicting residency requirement for voting in a presidential election.

-- 2005 REGULAR SESSION --
Feb 24  First reading, referred to Government Operations & Elections.

SJR 8214  by Senator Jacobsen

Requiring that supreme court vacancies be filled according to statute.

Proposes an amendment to the state Constitution requiring that supreme court vacancies be filled according to statute.

-- 2005 REGULAR SESSION --
Feb 24  First reading, referred to Judiciary.

SJR 8215  by Senators Esser, Finkbeiner, Oke, and Mulliken

Removing the legislature from the election certification process.

Proposes an amendment to the state Constitution to remove the legislature from the election certification process.

-- 2005 REGULAR SESSION --
Feb 24  First reading, referred to Government Operations & Elections.

SJR 8216  by Senator Franklin

Concerning the scope of practice of medicine and surgery.

Proposes an amendment to the state Constitution to regulate the scope of practice of medicine and surgery.
Amending the state Constitution to provide for a revenue stabilization fund.

Proposes an amendment to the state Constitution to provide for a revenue stabilization fund.

Amending the state Constitution to set base years for property tax valuation.

Proposes an amendment to the state Constitution to set base years for property tax valuation.

Amending the Constitution to improve predictability and stability in the assessment of real property values.

Proposes an amendment to the state Constitution to improve predictability and stability in the assessment of real property values.

Amending the Constitution to require voter approval of property taxes.

Proposes an amendment to the state Constitution to require voter approval of property taxes.

Establishing a rainy day reserve fund.

Proposes an amendment to the state Constitution establishing a rainy day reserve fund.

Establishing cutoff dates for the 2005 regular session.

Establishes cutoff dates for the 2005 regular session.

Creating a joint select committee concerning Latino accessibility to higher education.

Establishes a joint select committee concerning Latino accessibility to higher education.
(2) Close the generational information gap within the Latino community about the cost of and accessibility to higher education;

(3) Investigate ways to provide an appropriate level of financial aid to help Latinos enroll in and graduate from Washington State institutions of higher education;

(4) Improve articulation and communication between two-year and four-year institutions of higher education regarding higher education issues especially important to the Latino community; and

(5) Develop and propose strategies for helping Latino students achieve at high academic levels.

Directs the committee to report its findings and recommendations to the legislature at the regular legislative session in 2007.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.

Feb 14 Public hearing in committee.

Feb 23 Executive session in committee.

Feb 24 EKHE - Majority; do pass.

Mar 9 Passed to Rules Committee for second reading.

Apr 24 Referred to Rules.

--- SCR 8402 ---

by Senators Kohl-Welles, Schmidt, Pridemore, and Kline

Authorizing an interim study creating a master plan for education.

--- 2005 REGULAR SESSION ---

Jan 19 First reading, referred to Early Learning, K-12 & Higher Education.

--- SCR 8403 ---

by Senators Jacobsen and Kohl-Welles

Creating the position of state poet laureate.

Resolves that the Governor appoint a Washington poet to serve as the poet laureate of the state of Washington. The poet laureate shall engage in activities to promote and encourage poetry within the state. The term of the poet laureate shall be two years.

--- 2005 REGULAR SESSION ---

Jan 21 First reading, referred to Government Operations & Elections.

--- SCR 8404 ---

by Senators Kohl-Welles, Brown, Finkbeiner, Kastama, and Jacobsen

Resolving to create a commission on the evaluation of the legislature.

--- 2005 REGULAR SESSION ---

Jan 24 First reading, referred to Government Operations & Elections.

Feb 8 Public hearing in committee.

--- SCR 8405 ---

by Senators Honeyford, Spanel, Hewitt, Parlette, Pridemore, Delvin, Morton, Mulliken, Benton, Fraser, and McAuliffe

Naming the Columbia Room.

Resolves that the public space created in the center of the first floor of the Legislative Building be named “The Columbia Room.”

--- 2005 REGULAR SESSION ---

Jan 28 First reading, referred to Government Operations & Elections.

--- SCR 8406 ---

by Senators Kohl-Welles, Schmidt, McAuliffe, Franklin, Esser, Keiser, Pridemore, Kline, Shin, and Rasmussen; by request of Workforce Training and Education Coordinating Board

Approving the 2004 update to the state comprehensive plan for workforce training.

--- 2005 REGULAR SESSION ---

Feb 1 First reading, referred to Labor, Commerce, Research & Development.

Mar 17 Public hearing in committee.

--- SCR 8407 ---

by Senators Shin, Berkey, Kastama, Doumit, Rockefeller, Keiser, Esser, Kohl-Welles, Jacobsen, Kline, and Rasmussen

Establishing a joint task force to study offshore outsourcing. (REVISED FOR ENGROSSED: Establishing a joint task force on state contracts performed, in whole or in part, outside the United States.)

(DIGEST AS ADOPTED)

Establishes a joint task force to study offshore outsourcing.

--- 2005 REGULAR SESSION ---

Feb 14 First reading, referred to Labor, Commerce, Research & Development.

Mar 17 Public hearing in committee.

Apr 14 Executive session in committee.

LCRD - Majority; do pass.

Minority; do not pass.

Apr 15 Passed to Rules Committee for second reading.

Apr 18 Placed on second reading by Rules Committee.

Apr 23 Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 45; nays, 1;

absent, 1; excused, 2.

-- IN THE HOUSE --

Apr 24 Read first time, rules suspended, and placed on second reading calendar.

Rules suspended. Placed on Third Reading. Third reading, adopted.

-- IN THE HOUSE --

President signed.

-- IN THE HOUSE --

Speaker signed.

--- OTHER THAN LEGISLATIVE ACTION ---

Filed with Secretary of State.

--- SCR 8408 ---

by Senators Thibaudeau, Kohl-Welles, Rasmussen, and McAuliffe

Creating a committee to study best practices regarding reporting of child abuse and neglect.

Creates a committee to study best practices regarding reporting of child abuse and neglect.

--- 2005 REGULAR SESSION ---

Feb 22 First reading, referred to Human Services & Corrections.

--- SCR 8409 ---

by Senators Kohl-Welles and Parlette

Creating a joint select committee on workers’ compensation.
Establishes a joint select committee on workers' compensation.

SCR 8409-S  by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles and Parlette)  

(DIGEST OF PROPOSED 1ST SUBSTITUTE)  
Establishes a joint select committee on workers' compensation.

-- 2005 REGULAR SESSION --  
Mar 10  First reading, referred to Labor, Commerce, Research & Development.  
Mar 17  Public hearing in committee.  
Mar 31  Executive session in committee.  
LCRD - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Apr 1  Passed to Rules Committee for second reading.  
Apr 14  Placed on second reading by Rules Committee.  
Apr 24  Referred to Rules.  

SCR 8410  by Senator Brown  
Exempting House Bill No. 1515 from SCR 8400.  
Exempts House Bill No. 1515 from SCR 8400.  

-- 2005 REGULAR SESSION --  
Apr 21  Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
First reading, referred to Rules Review.  
Apr 24  By resolution, returned to Senate Rules Committee for third reading.  

SCR 8411  by Senators Eide, Esser, Stevens, Roach, and Benton  
Returning bills to their house of origin.  

(DIGEST AS ADOPTED)  
Returns bills to their house of origin.  

-- 2005 REGULAR SESSION --  
Apr 23  Read first time, rules suspended, and placed on second reading calendar.  
Apr 24  Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
Third reading, adopted.  
-- IN THE SENATE --  
Mar 8  Filed with Secretary of State.  

SCR 8412  by Senators Brown and Finkbeiner  
Notifying the Governor the legislature will adjourn SINE DIE.  
Notifies the Governor the legislature will adjourn SINE DIE.  

-- 2005 REGULAR SESSION --  
Apr 24  Referred to Rules.  

SCR 8413  by Senators Brown and Finkbeiner  
Adjourning SINE DIE.  

(DIGEST AS ADOPTED)  
Adjourns SINE DIE.  

-- 2005 REGULAR SESSION --  
Apr 23  Read first time, rules suspended, and placed on second reading calendar.  
Apr 24  Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
President signed.  
-- IN THE HOUSE --  
Speaker signed.  

-- OTHER THAN LEGISLATIVE ACTION --  
Filed with Secretary of State.  

SCR 8414  by Senators Brown and Hewitt  
Establishing cutoff dates for the 2006 regular session.  

(DIGEST AS ADOPTED)  
Establishes cutoff dates for the 2006 regular session.  

-- 2006 REGULAR SESSION --  
Jan 5  Prefiled for introduction.  
Jan 9  Read first time, rules suspended, and placed on second reading calendar.  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE HOUSE --  
Rules suspended. Placed on Third Reading.  
Third reading, adopted.  
-- IN THE SENATE --  
Jan 10  President signed.  
Jan 11  Speaker signed.  
-- OTHER THAN LEGISLATIVE ACTION --  
Mar 8  Filed with Secretary of State.  

SCR 8415  by Senator Pridemore  
Calling for a second Major League Baseball Team.  

Resolves that a Joint Select Committee on Securing a Second Major League Baseball Team for the Pacific Northwest is created.  

-- 2006 REGULAR SESSION --  
Jan 13  First reading, referred to Government Operations & Elections.  

SCR 8416  by Senators Kastama and Kline  
Moving the September 2006 legislative assembly to a location east of the Cascade Mountains.  

(SEE ALSO PROPOSED 1ST SUB)  
Moves the September 2006 legislative assembly to a location east of the Cascade Mountains.
SCR 8416-S by Senate Committee on Government Operations & Elections (originally sponsored by Senators Kastama and Kline)

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Moves the September 2006 legislative assembly to a location east of the Cascade Mountains.

2006 REGULAR SESSION --
Jan 16 First reading, referred to Government Operations & Elections.
Jan 24 Executive session in committee.
Jan 26 GO - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Minority; without recommendation.
Passed to Rules Committee for second reading.

SCR 8417 by Senators Kohl-Welles, Prentice, Parlette, Kline, and Rasmussen

Establishing a committee on gambling policy setting.

(SUBSTITUTED FOR - SEE 1ST SUB)

Resolves that the joint select committee may make a preliminary progress report to the legislature no later than the end of the 2007 legislative session, and shall submit its final findings and recommendations to the legislature and the governor by January 1, 2008.

SCR 8417-S by Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Prentice, Parlette, Kline, and Rasmussen)

(AS OF SENATE 2ND READING 2/20/06)

Resolves that the joint select committee may make a preliminary progress report to the legislature no later than the end of the 2007 legislative session, and shall submit its final findings and recommendations to the legislature and the governor by January 1, 2008.

2006 REGULAR SESSION --
Jan 24 First reading, referred to Labor, Commerce, Research & Development.
Jan 26 Public hearing in committee.
Jan 30 Executive session in committee.
Jan 31 LCRD - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 2 Placed on second reading by Rules Committee.
Feb 20 1st substitute bill substituted.
Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 49; nays, 0; absent, 0; excused, 0.
-- IN THE HOUSE --
Mar 1 First reading, referred to Economic Development, Agriculture & Trade.
Mar 8 By resolution, returned to Senate Rules Committee for third reading.

SCR 8419 by Senator Carrell

Exempting HB 3317 from the cutoff resolution.

(DIGEST AS ADOPTED)

Exempts HB 3293 and HB 2688 from the cutoff resolution.

2006 REGULAR SESSION --
Mar 3 Held on first reading.
Mar 8 Read first time, rules suspended, and placed on second reading calendar.
Floor amendment(s) adopted.
Rules suspended. Placed on Third Reading.
Third reading, adopted.
-- IN THE HOUSE --
Read first time, rules suspended, and placed on second reading calendar.
Rules suspended. Placed on Third Reading.
Third reading, adopted.
-- IN THE SENATE --
President signed.
-- IN THE HOUSE --
Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
Filed with Secretary of State.

SCR 8420 by Senators Benton and Carrell

Exempting SB 6388 from the cutoff resolution.

2006 REGULAR SESSION --
Mar 3 Held on first reading.
Mar 10 Referred to Rules.

SCR 8421 by Senators McCaslin and Deccio

Exempting SJR 8224 from the cutoff resolution.

2006 REGULAR SESSION --
Mar 3 Held on first reading.
Mar 10 Referred to Rules.

SCR 8422 by Senator Zarelli

Exempting SJR 8222 and SB 6471 from the cutoff resolution.

2006 REGULAR SESSION --
Mar 3 Held on first reading.
SCR 8423  by Senator Fairley
Creating a homeowners' association act committee.
(DIGEST AS ADOPTED)
Creates a homeowners' association act committee.
-- 2006 REGULAR SESSION --
Mar 7  Read first time, rules suspended, and placed on
    second reading calendar.
Mar 8  Rules suspended. Placed on Third Reading.
    Third reading, passed; yea's, 47; nay's, 2;
    absent, 0; excused, 0.
    -- IN THE HOUSE --
    Read first time, rules suspended, and placed on
    second reading calendar.
    Rules suspended. Placed on Third Reading.
    Third reading, adopted.
    -- IN THE SENATE --
    President signed.
    -- IN THE HOUSE --
    Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
    Filed with Secretary of State.

SCR 8424  by Senators Esser and Johnson
Exempting a bill relating to driving under the influence of alcohol
or drugs from the cutoff dates established in SCR 8414.
Exempts a bill relating to driving under the influence of
alcohol or drugs from the cutoff dates established in SCR 8414.
-- 2006 REGULAR SESSION --
Mar 7  Held for further consideration.
Mar 13  Referred to Rules.

SCR 8425  by Senators Brown and Hewitt
Returning bills to their house of origin.
(DIGEST AS ADOPTED)
Returns bills to their house of origin.
-- 2006 REGULAR SESSION --
Mar 8  Read first time, rules suspended, and placed on
    second reading calendar.
Rules suspended. Placed on Third Reading.
Third reading, adopted.
    -- IN THE HOUSE --
    Read first time, rules suspended, and placed on
    second reading calendar.
    Rules suspended. Placed on Third Reading.
    Third reading, adopted.
    -- IN THE SENATE --
    President signed.
    -- IN THE HOUSE --
    Speaker signed.
-- OTHER THAN LEGISLATIVE ACTION --
    Filed with Secretary of State.

SCR 8426  by Senators Eide and Esser
Adjourning SINE DIE.
(DIGEST AS ADOPTED)
Adjoins SINE DIE.
-- 2006 REGULAR SESSION --
Mar 8  Read first time, rules suspended, and placed on
    second reading calendar.
Honoring Red Cross, Save The Children, and UNICEF.

-- 2005 REGULAR SESSION --

Jan 21 Adopted.

SR 8606  by Senators Rasmussen and Johnson
Recognizing the Washington Potato Commission and the WATATO.

Recognizes the Washington Potato Commission and the WATATO.

-- 2005 REGULAR SESSION --

Jan 25 Adopted.

SR 8607  by Senators Mulliken, Deccio, Esser, McAuliffe, Doumit, Regala, Hargrove, Fraser, Rasmussen, Prentice, Spanel, and Roach
Honoring Catholic schools.

-- 2005 REGULAR SESSION --

Jan 31 Adopted.

SR 8608  by Senators Spanel, Honeyford, Fraser, Rasmussen, and Franklin
Honoring Dee Hooper.

-- 2005 REGULAR SESSION --

Jan 28 Adopted.

SR 8609  by Senators Shin, Rasmussen, Honeyford, Roach, Swecker, Schmidt, Benson, Johnson, Franklin, Fraser, and Eide
Honoring Jack K.C. Chiang.

-- 2005 REGULAR SESSION --

Feb 9 Adopted.

SR 8610  by Senators Eide, Fraser, and McAuliffe
Honoring Federal Way’s Harry S. Truman High School.

-- 2005 REGULAR SESSION --

Feb 1 Adopted.

SR 8611  by Senator Eide
Honoring the Federal Way High School Eagles Boys’ Swimming Team.

-- 2005 REGULAR SESSION --

Feb 3 Adopted.

SR 8612  by Senators Eide, Johnson, Fraser, Rockefeller, Regala, and Rasmussen
Honoring the Weyerhaeuser King County Aquatic Center.

-- 2005 REGULAR SESSION --

Mar 8 Adopted.

SR 8613  by Senators Honeyford and Kohl-Welles
Recognizing February 9th as Museum Day.

-- 2005 REGULAR SESSION --

Feb 8 Adopted.

SR 8614  by Senators Rasmussen, Schoesler, Doumit, Prentice, Hewitt, Brandland, Rockefeller, Haugen, Benson, Shin, Franklin, Johnson, Spanel, Schmidt, Roach, and Fraser
Celebrating Dairy Day.

Acknowledges and honors the women and men whose work on dairy farms throughout Washington has contributed much to the strength and vitality of our economy, the character of our communities, and the general well-being of our citizens.

-- 2005 REGULAR SESSION --

Feb 2 Adopted.

SR 8615  by Senators Rasmussen, Schoesler, Doumit, Prentice, Hewitt, Brandland, Rockefeller, Parlette, Honeyford, Haugen, Eide, and Spanel
Recognizing the 4-H Youth Development Program for its contributions.

-- 2005 REGULAR SESSION --

Feb 14 Adopted.

SR 8616  by Senators Benton and Johnson
Honoring Ronald Reagan.

-- 2005 REGULAR SESSION --

Feb 4 Adopted.

SR 8617  by Senator Rasmussen
Honoring the "Barnyard Coalition."

-- 2005 REGULAR SESSION --

Feb 1 Adopted.

SR 8618  by Senators Kastama, Rasmussen, Carrell, Regala, Eide, Roach, Franklin, and Fraser
Honoring the 2005 Puyallup Valley Daffodil Festival.
Recognizes and honors the many contributions made to our state by the Puyallup Valley Daffodil Festival and its organizers for the past seventy-two years.

Mar 9 Adopted.

-- 2005 REGULAR SESSION --

SR 8620 by Senators Jacobsen, Johnson, and Fraser
Honoring the Society for American Baseball Research.
Honors the Society for American Baseball Research.

Mar 11 Adopted.

-- 2005 REGULAR SESSION --

SR 8621 by Senator Rasmussen
Honoring individuals with autism.
Honors individuals with autism.

Feb 7 Adopted.

-- 2005 REGULAR SESSION --

Honoring home-educating families.
Honors home-educating families.

Mar 16 Adopted.

-- 2005 REGULAR SESSION --

SR 8623 by Senators Pflug, Parlette, Esser, Honeyford, Deccio, Shin, Mulliken, Hewitt, Brandland, Benson, Rockefeller, Franklin, Rasmussen, Roach, Fraser, and Kohl-Welles
Recognizing and honoring Rotary International.
Recognizes and honors Rotary International.

Feb 16 Adopted.

-- 2005 REGULAR SESSION --

SR 8624 by Senators Franklin, Prentice, Thibaudeau, Shin, Rockefeller, Pridemore, Spanel, Eide, Keiser, Kline, Berkey, Fraser, Poulsen, Sheldon, Jacobsen, Weinstein, McAuliffe, Kohl-Welles, Rasmussen, Haugen, Roach, Zarelli, Mulliken, Brandland, Schmidt, Parlette, Carrell, Benson, Swecker, Regala, Honeyford, Esser, and Pflug
Recognizing and appreciating Black History Month.
Recognizes and appreciates the many benefits of Black History Month to our citizenry and to our culture in general and urges all citizens of the State of Washington to join with us in taking the opportunity this month to explore this rich history and bring our nation closer to realizing racial equity.

Feb 11 Adopted.

-- 2005 REGULAR SESSION --

SR 8625 by Senators Brown and Finkbeiner
Amending Senate rules.
Amends Senate rules.

-- 2005 REGULAR SESSION --

SR 8626 by Senators Parlette, Franklin, Honeyford, Schmidt, McAuliffe, Mulliken, Benson, Roach, Spanel, and Haugen
Recognizing the valuable contributions of the tree fruit industry.
Recognizes the valuable contribution that the tree fruit industry makes every year to the production of tasty and nutritious food products and to the economy of the region and of the state.

Feb 22 Adopted.

-- 2005 REGULAR SESSION --

SR 8628 by Senators Rasmussen, Spanel, Hewitt, Fraser, Honeyford, and Franklin
Supporting the Washington FFA.
Supports the role of the Washington FFA and Agriculture Education in the educational system of the great state of Washington.

Feb 23 Adopted.

-- 2005 REGULAR SESSION --

SR 8629 by Senators Regala, Carrell, Franklin, Rasmussen, and Eide
Recognizing the Point Defiance Park Centennial.
Recognizes the year of the Point Defiance Park Centennial and encourages all citizens to support Point Defiance Park as an enduring legacy for future generations, to engage in planning for its future, and to participate in Centennial celebration activities.

Mar 24 Adopted.

-- 2005 REGULAR SESSION --

SR 8630 by Senators Weinstein, Esser, McAuliffe, and Fraser
Honoring Bellevue High School.
Honors Bellevue High School.

Mar 7 Adopted.

-- 2005 REGULAR SESSION --

SR 8631 by Senators Haugen, Jacobsen, Oke, Poulsen, Spanel, Swecker, Mulliken, Kastama, Weinstein, Benson, Esser, and Eide
Commemorating the centennial of the Washington state department of transportation.
Calls on the people of the state of Washington to honor its early highway and transportation pioneers of the region by celebrating and commemorating our state department of transportation’s centennial in the grand manner befitting this one hundredth anniversary.

Feb 28 Adopted.

-- 2005 REGULAR SESSION --

SR 8633 by Senators Pflug, Schmidt, Johnson, McAuliffe, Oke, Rasmussen, and Eide
Honoring Tahoma Senior High School’s We The People Team.
Honors Tahoma Senior High School’s We The People Team.

-- 2005 REGULAR SESSION --
<table>
<thead>
<tr>
<th>Date</th>
<th>Adopted by</th>
<th>Honoring or Commemorating</th>
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<tbody>
<tr>
<td></td>
<td>Weinstein, McAuliffe, Fairley, Johnson, Roach,</td>
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<td></td>
<td>Fraser</td>
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<td></td>
<td>Honors Kent Stowell and Francia Russell of Pacific Northwest Ballet.</td>
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<td>McCaslin, and McAuliffe</td>
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<td>Honors Traumatic Brain Injury advocacy groups.</td>
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<tr>
<td>Mar 30</td>
<td>Senators Honeyford and Fraser</td>
<td>Honoring the city of Olympia.</td>
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<tr>
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<td>Honors the city of Olympia for its longevity and perseverance as the State Capital of Washington, in this, the one hundred fiftieth anniversary of the territorial legislature's selection of Olympia as its capital.</td>
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<tr>
<td>Mar 15</td>
<td>Senators Jacobsen, Spanel, Fairley, Franklin,</td>
<td>Commemorating the life and career of Warren G. Magnuson.</td>
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<td></td>
<td>Rasmussen, and Rockefeller</td>
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<td>Honoring Elizabeth McLaughlin.</td>
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<tr>
<td>Mar 29</td>
<td>Senators Kohl-Welles, Spanel, Doumit,</td>
<td>Honoring Pathways for Women YWCA.</td>
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<tr>
<td></td>
<td>Hargrove, Rasmussen, Franklin, Thibaudeau, Eide,</td>
<td>Recognizes and expresses appreciation for Pathways for Women YWCA for their 29 years of outstanding achievements and contributions to the citizens of Snohomish County.</td>
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<td></td>
<td>Shin, Fraser, Pridemore, Fairley, Haugen,</td>
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<td>Berkey, McAuliffe, Kline, Regala, Poulsen,</td>
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<td></td>
<td>Brown, Sheldon, Keiser, and Jacobsen</td>
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<td>Mar 2</td>
<td>Senators Shin, Berkey, Jacobson, Rasmussen,</td>
<td>Honoring the United States Military.</td>
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<td>Schoesler, Delvin, Carrrell, Eide, Johnson,</td>
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<td>Fraser, McAuliffe, and Kohl-Welles</td>
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<td>Mar 10</td>
<td>Senators Prentice, Berkey, Rasmussen, Schmidt,</td>
<td>Commemorating the life and career of Warren G. Magnuson.</td>
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<tr>
<td></td>
<td>McAuliffe, Spanel, Franklin, Haugen, and Fraser</td>
<td>Commemorates the life and career of Warren G. Magnuson.</td>
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<td>Mar 3</td>
<td>Senators Keiser, Berkey, Kastama, Weinstein,</td>
<td>Honoring the Ventures.</td>
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<td></td>
<td>Kline, Mulliken, Esser, and McAuliffe</td>
<td>Honors the Ventures for their many contributions to Rock and Roll and hereby proclaims that the Ventures deserve a place in the Rock and Roll Hall of Fame.</td>
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<td></td>
<td>Roach, Brandland, Spanel, McAuliffe, Johnson,</td>
<td>Honors and celebrates the women of our state, country, and the world on March 8th, International Women's Day, and during March, National Women's History Month.</td>
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<td></td>
<td>Franklin, Rasmussen, and Eide</td>
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<td>Mar 4</td>
<td>Senators Berkey, Rasmussen, Fairley, Franklin,</td>
<td>Honoring Pathways for Women YWCA.</td>
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<td></td>
<td>Oke, Finkbeiner, Johnson, Fraser, Rasmussen, and</td>
<td>Recognizes and expresses appreciation for Pathways for Women YWCA for their 29 years of outstanding achievements and contributions to the citizens of Snohomish County.</td>
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<td>Rockefeller</td>
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<td>Mar 12</td>
<td>Senators Esser, Poulsen, Brown, Finkbeiner,</td>
<td>Honoring classified public school employees.</td>
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<tr>
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<td>Regala, Zarelli, Kastama, Benton, Rasmussen,</td>
<td>Honors classified public school employees.</td>
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<td>Carrrell, Franklin, Pridemore, Eide, Sheldon,</td>
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<td>Doumit, Benson, Kohl-Welles, Fairley, Spanel,</td>
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<td></td>
<td>Fraser, McAuliffe, Haugen, Johnson, and Roach</td>
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<td>Mar 17</td>
<td>Senators Benton, Fraser, Franklin, Rasmussen,</td>
<td>Honoring the United States Military.</td>
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<td>Berkey, Spanel, and Swecker</td>
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<td>Mar 5</td>
<td>Senators Keiser, Berkey, and McAuliffe</td>
<td>Extends condolences to the families and friends of all our fishermen and women who have lost their lives at sea, and wishes the entire commercial fishing fleet a safe and prosperous season.</td>
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<td>Honors and supports the independence and rights of all individuals with disabilities on March 9, 2005, Independent Living Day.</td>
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<td>SR 8634</td>
<td>by Senators Thibaudeau, Kohl-Welles, Parlette,</td>
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<tr>
<td>SR 8635</td>
<td>by Senators Oke, Swecker, Regala, Spanel, Roach,</td>
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<tr>
<td>SR 8636</td>
<td>by Senators Honeyford and Fraser</td>
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<tr>
<td>SR 8637</td>
<td>by Senators Kohl-Welles, Spanel, Doumit,</td>
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<tr>
<td>SR 8638</td>
<td>by Senators Shin, Berkey, Jacobson, Rasmussen,</td>
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<tr>
<td>SR 8639</td>
<td>by Senators Keiser, Berkey, Kastama, Weinstein,</td>
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<tr>
<td>SR 8640</td>
<td>by Senators Kohl-Welles, Brown, Jacobsen,</td>
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<tr>
<td>SR 8642</td>
<td>by Senators Fraser and Johnson</td>
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<tr>
<td>SR 8643</td>
<td>by Senators Prentice, Berkey, Rasmussen, Schmidt,</td>
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<tr>
<td>SR 8644</td>
<td>by Senators Jacobsen, Spanel, Fairley, Franklin,</td>
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<tr>
<td>SR 8645</td>
<td>by Senators Esser, Poulsen, Brown, Finkbeiner,</td>
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<tr>
<td>SR 8646</td>
<td>by Senators McAuliffe, Schmidt, Eide, Rasmussen,</td>
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<tr>
<td>SR 8647</td>
<td>by Senators Benton, Fraser, Franklin, Rasmussen,</td>
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<td>海尔特, Spanel, Berkey, and McAuliffe</td>
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</tbody>
</table>
Recognizing the state’s agriculture industry.
Says 'thank you' to all of Washington's hard-working farmers and ranchers for their efforts in providing a safe, affordable, and abundant supply of food.

-- 2005 REGULAR SESSION --

Mar 17 Adopted.

by Senators Finkbeiner and Esser

Honoring the Kirkland American Little League.
Honors the Kirkland American Little League.

-- 2005 REGULAR SESSION --

Mar 18 Adopted.

by Senators Brandland, Spanel, Kohl-Welles, Fraser, and Rasmussen

Honoring British Columbia Parliamentary interns.
Honors British Columbia Parliamentary interns.

-- 2005 REGULAR SESSION --

Mar 25 Adopted.

by Senators Finkbeiner and Jacobsen

Honoring radio station KEXP.
Honors radio station KEXP.

-- 2005 REGULAR SESSION --

Mar 21 Adopted.

by Senators Eide, Johnson, Roach, and Rasmussen

Honoring World Vision.
Acknowledges and honors the commitment World Vision has made to providing disaster relief to those impacted by the Asia earthquake/tsunami and recognizes the dedication of the World Vision staff, supporters, and volunteers who provide critical services to disaster victims.

-- 2005 REGULAR SESSION --

Mar 24 Adopted.

by Senator Honeyford

Honoring the City of Mabton as it celebrates its 100th anniversary.

-- 2005 REGULAR SESSION --

Mar 29 Adopted.

by Senator Honeyford

Recognizing the 2005 Boys' Basketball State B Champions from Sunnyside Christian High School.

Recognizes the 2005 Boys' Basketball State B Champions from Sunnyside Christian High School.

-- 2005 REGULAR SESSION --

Mar 31 Adopted.

by Senators Honeyford, Johnson, McAuliffe, Rasmussen, and Roach

Welcoming 2005 session babies.
Welcomes 2005 session babies.

-- 2005 REGULAR SESSION --

Apr 1 Adopted.
SR 8662  by Senator Morton
Honoring the Cusick Lady Panthers.
Honors the Cusick Lady Panthers.
   -- 2005 REGULAR SESSION --
Mar 29  Adopted.

SR 8663  by Senators Haugen, Kline, Pridemore, McAuliffe, Doumit, Franklin, Spanel, Kastama, Keiser, Kohl-Welles, Rockefeller, Jacobsen, Eide, Prentice, Fairley, Berkey, Shin, Fraser, and Regala
Honoring Norwegian Musical Heritage Day.
Honors Norwegian Musical Heritage Day.
   -- 2005 REGULAR SESSION --
Mar 28  Adopted.

SR 8664  by Senators Kohl-Welles, Pridemore, McAuliffe, Schmidt, Carrell, Berkey, Shin, Eide, Kastama, Jacobsen, Poulsen, Rockefeller, Schoesler, Haugen, Delvin, and Pflug
Honoring Norway's National Day.
Honors Norway's National Day.
   -- 2005 REGULAR SESSION --
Mar 29  Adopted.

SR 8665  by Senators Zarelli, Eide, and Pridemore
Honoring Mt. St. Helens.
Honors Mount St. Helens and the brave men and women who endured its wrath on this, the 25th anniversary of its 1980 volcanic eruption.
   -- 2005 REGULAR SESSION --
Mar 31  Adopted.

SR 8666  by Senators McAuliffe, Spanel, Kohl-Welles, Pridemore, Johnson, Eide, and Parlette
Honoring Washington Scholars.
Honors Washington Scholars.
   -- 2005 REGULAR SESSION --
Mar 31  Adopted.

SR 8667  by Senators Oke, McCaslin, Fraser, Schmidt, McAuliffe, Kohl-Welles, Spanel, Haugen, Eide, Zarelli, Rasmussen, Franklin, Johnson, and Roach
Honoring Edgar Martinez.
Honors Edgar Martinez.
   -- 2005 REGULAR SESSION --
Apr 6  Adopted.

SR 8668  by Senators Haugen, Jacobsen, Swecker, Spanel, Fraser, and Sheldon
Honoring Tony Frantz.
Honors Tony Frantz for his dedication and energy in cleaning up creosote on the beaches of western Washington and for proving that one person can be the change they wish to see in the world.
   -- 2005 REGULAR SESSION --
Mar 31  Adopted.

SR 8669  by Senators Spanel, Haugen, Stevens, and Fraser
Recognizing the Skagit Valley Tulip Festival.
Salutes the communities of the Skagit Valley, their Chambers of Commerce, the Skagit Valley Tulip Festival Ambassadors, and the Tulip Festival Committee.
   -- 2005 REGULAR SESSION --
Apr 5  Adopted.

SR 8670  by Senators Fraser, Weinstein, Johnson, Prentice, Kline, Benton, Carrell, Roach, Regala, Esser, Zarelli, Pridemore, and Eide
Honoring the Northwest 75 softball team.
Congratulates the Northwest 75 softball team for its high achievement and triumph in senior softball and for exemplifying that exercise promotes happy, full lives that can span a lifetime.
   -- 2005 REGULAR SESSION --
Apr 4  Adopted.

SR 8672  by Senators Fraser, Prentice, Spanel, Kohl-Welles, Fairley, Rockefeller, Morton, Eide, Hargrove, Stevens, Regala, Franklin, Shin, Haugen, McAuliffe, Weinstein, Rasmussen, Esser, Johnson, Deccio, Sheldon, Kline, Jacobsen, Keiser, Kastama, Doumit, Honeyford, and Roach
Honoring the people who made the Legislative Building rehabilitation project a success.
Honors the people who made the Legislative Building rehabilitation project a success.
   -- 2005 REGULAR SESSION --
Apr 12  Adopted.

Recognizing Pope John Paul II.
Requests a moment of silence to reflect upon Pope John Paul II's contributions to this world, to celebrate his life, and to remember his guidance to “Be not afraid,” as we go forth in our work to protect the vulnerable, promote human freedom, and unite the people of Washington for the common good.
   -- 2005 REGULAR SESSION --
Apr 8  Adopted.

SR 8674  by Senators Shin, Fraser, Schmidt, Roach, McAuliffe, Kohl-Welles, Spanel, Rasmussen, and Johnson
Honoring the community and technical colleges' contributions to work force and statewide economic development.
Honors the community and technical colleges' contributions to work force and statewide economic development.
   -- 2005 REGULAR SESSION --
Apr 6  Adopted.

SR 8675  by Senators Delvin, Benson, Brown, Deccio, Hewitt, Honeyford, and McCaslin
Recognizing the Eastern Washington Elite Dance Teams.
Recognizes the Eastern Washington Elite Dance Teams.
SR 8676  by Senators Franklin, Regala, Rasmussen, Kohl-Welles, Roach, and Fraser
Honoring Thomas Dixon.
Honors Dr. Thomas Dixon.

SR 8677  by Senators Parlette, Hewitt, Pflug, Finkbeiner, Esser, Schmidt, Swecker, Oke, Zarelli, Deccio, Mulliken, Honeyford, Morton, Poulsen, Johnson, Carrell, Berkey, and Doumit
Honoring the Spirit of Wenatchee Project.
Honors the Spirit of Wenatchee Project.

Honoring the Apple Blossom Festival royalty.
Honors the Apple Blossom Festival royalty.

SR 8679  by Senators Carrell, Rasmussen, Mulliken, Delvin, Haugen, Rockefeller, Regala, Shin, Fairley, Roach, Sheldon, McAuliffe, Zarelli, Johnson, Hewitt, Hargrove, Eide, Spanel, Esser, Kohl-Welles, and Berkey
Honoring those who have participated in the war on terror.
Honors those who have participated in the war on terror.

SR 8680  by Senators Rasmussen, Mulliken, McCaslin, Carrell, Kastama, Deccio, Schmidt, Hewitt, Prentice, Hargrove, Sheldon, Spanel, Roach, Schoesler, Haugen, Benton, Finkbeiner, Morton, Parlette, Delvin, Shin, Honeyford, Fairley, Esser, Franklin, Stevens, Wyss, Zarelli, Swecker, Keiser, Fraser, Doumit, Pflug, Brandland, Poulsen, McAuliffe, Johnson, Jacobsen, and Brown
Honoring the Grange.
Honors the Grange.

SR 8681  by Senators Rasmussen, Jacobsen, Spanel, Johnson, and Fraser
Recognizing the importance of boater safety.
Recognizes the importance of boater safety.

Recognizing the Cowlitz Tribe.
Recognizes the Cowlitz Tribe.

SR 8683  by Senators Spanel and Honeyford
Providing for completion of the work of the Senate after adjournment.
Provides for completion of the work of the Senate after adjournment.

SR 8684  by Senators Brown and Finkbeiner
Notifying the House of Representatives that the Senate is ready to adjourn SINE DIE.
Notifies the House of Representatives that the Senate is ready to adjourn SINE DIE.

SR 8685  by Senators Brown and Hewitt
Recognizing the contributions of the 4-H Youth Development Program.
Recognizes the contributions of the 4-H Youth Development Program.

SR 8686  by Senators Brown and Hewitt
Adding members to standing committees.
Adds members to standing committees.

SR 8687  by Senators Rasmussen, Mulliken, Parlette, Schoesler, Schmidt, Swecker, Stevens, Spanel, Fraser, Johnson, Hewitt, Eide, McCaslin, Morton, Oke, Honeyford, Zarelli, and Benton
Recognizing the contributions of the 4-H Youth Development Program.
Recognizes the contributions of the 4-H Youth Development Program.

SR 8688  by Senators Schmidt, Shin, and Eide
Recognizing the brave men and women of Washington state who served in the United States Armed Forces.
Recognizes the brave men and women of Washington state who served in the United States Armed Forces.

SR 8689  by Senators Schmidt, Shin, and Eide
Recognizing the brave men and women of Washington state who served in the United States Armed Forces.
Recognizes the brave men and women of Washington state who served in the United States Armed Forces.
Recognizing the Washington State Teacher of the Year.

Recognizes the Washington State Teacher of the Year.

-- 2006 REGULAR SESSION --
Feb 8 Adopted.

Recognizing the Washington State Investment Board's efforts to ensure that state funds are not invested in companies that support terrorist activities.

Recognizes the Washington State Investment Board's efforts to ensure that state funds are not invested in companies that support terrorist activities.

-- 2006 REGULAR SESSION --
Feb 6 Adopted.

Commending Dennis Schatz.

Commends Dennis Schatz for his outstanding efforts in science education.

Commends the Pacific Science Center for its leadership and dedication in providing interactive exhibits and programs in science, mathematics, and technology for students, teachers, and families throughout the State of Washington.

Commends the Pacific Science Center for its leadership in Washington State LASER that helps school districts have a standards/inquiry-based science program taught by teachers trained to effectively use the science materials.

-- 2006 REGULAR SESSION --
Jan 27 Adopted.

Honoring Rosa Parks and Dr. Martin Luther King, Jr.

Honors Rosa Parks and Dr. Martin Luther King Jr. for their courageous and pioneering spirit, heeding the call to service and relentlessly pursuing inequalities and civil injustices.

-- 2006 REGULAR SESSION --
Jan 20 Adopted.

Recognizing county designated mental health professionals and crisis workers.

Expresses appreciation to the County Mental Health Professionals and crisis workers whose willingness to accept grave personal risks daily in order to provide the highest quality health care to the most dangerous, yet vulnerable, patients serves as a testament to their exemplary commitment to the people of this state.

-- 2006 REGULAR SESSION --
Feb 1 Adopted.

Honoring President Ronald Reagan.

Honors President Ronald Reagan.

-- 2006 REGULAR SESSION --
Feb 20 Adopted.

Honoring the Seattle Seahawks.

Honors the Seattle Seahawks and congratulates the team and their players on their outstanding season, and thanks them for giving so much back to the team's fans, known as the "12th Man," and to the community.

-- 2006 REGULAR SESSION --
Mar 8 Adopted.

Recognizing the legislative intern programs of Washington State and British Columbia.

Recognizes the legislative intern programs of Washington State and British Columbia.

-- 2006 REGULAR SESSION --
Feb 6 Adopted.

Recognizing the Washington National Guard.

Recognizes the Washington National Guard.

-- 2006 REGULAR SESSION --
Jan 25 Adopted.

Expressing appreciation for Lyman Lee at his passage.

Expresses appreciation for Lyman Lee at his passage.

-- 2006 REGULAR SESSION --
Mar 7 Adopted.

Commending the Washington Council of AeA.

Encourages all citizens to join in recognizing the Washington Council of AeA for 50 years of outstanding service to the high-technology industry and look forward to what its continued success will mean to our state in the next 50 years.

-- 2006 REGULAR SESSION --
Feb 1 Adopted.

by Senators Shin, Jacobsen, Berkey, Keiser, Schmidt, Swecker, Esser, Honeyford, Schoesler,
Parlette, Mulliken, Eide, Brown, Pridemore, Weinstein, Sheldon, Hargrove, Kohl-Welles, and Doumit
Commending Consul-General Jae-gouk Kim.
Commends Consul-General Jae-gouk Kim.

Jan 30 2006 REGULAR SESSION -- Adopted.

SR 8703 by Senators Kohl-Welles, Brown, Hewitt, McAuliffe, Pridemore, Rockefeller, Regala, Doumit, Keiser, Jacobsen, Eide, Spanel, Franklin, and Esser

Jan 31 2006 REGULAR SESSION -- Adopted.

SR 8704 by Senators Esser, Johnson, Roach, Fraser, and McCaslin
Advocating for colorectal cancer education and screenings.
Advocates for colorectal cancer education and screenings.

Feb 11 2006 REGULAR SESSION -- Adopted.

SR 8705 by Senator Schoesler
Honoring the LaCrosse/Washtucna High School Football Team.
Honors the LaCrosse/Washtucna High School Football Team.

Feb 16 2006 REGULAR SESSION -- Adopted.

SR 8706 by Senators Spanel, Fraser, Swecker, Brandland, McAuliffe, Johnson, and Rasmussen
Recognizing Western Washington University and The Evergreen State College for implementing earth-friendly energy sources.
Recognizes Western Washington University and The Evergreen State College for implementing earth-friendly energy sources.

Feb 9 2006 REGULAR SESSION -- Adopted.

SR 8707 by Senators Keiser, Pridemore, Eide, Delvin, Brandland, Johnson, and Fraser
Recognizing Toastmaster Week and encouraging participation in Toastmasters International programs.
Recognizes Toastmaster Week and encourages participation in Toastmasters International programs.

Feb 7 2006 REGULAR SESSION -- Adopted.

SR 8708 by Senators McAuliffe, Rockefeller, Eide, Kohl-Welles, Johnson, Fraser, and Spanel
Recognizing Earl Hale, the executive director of the state board for community and technical colleges.
Recognizes Earl Hale, the executive director of the state board for community and technical colleges.

Feb 10 2006 REGULAR SESSION -- Adopted.

SR 8709 by Senators Kohl-Welles, Jacobsen, Thibaudeau, Esser, Finkbeiner, Schmidt, Eide, McAuliffe, Spanel, Brown, Johnson, and Roach
Commemorating the University of Washington NCAA Women's Volleyball National Championship.
Commemorates the University of Washington NCAA Women's Volleyball National Championship.

Feb 28 2006 REGULAR SESSION -- Adopted.

SR 8710 by Senators Mulliken, Deccio, Regala, Rasmussen, Shin, Esser, Prentice, Doumit, McAuliffe, Spanel, Johnson, and Fraser
Recognizing Catholic schools.
Recognizes Catholic schools.

Mar 6 2006 REGULAR SESSION -- Adopted.

SR 8711 by Senator Delvin
Commend the Prosser High School on its accomplishments.
Commends Prosser High School on its accomplishments.

Feb 21 2006 REGULAR SESSION -- Adopted.

SR 8712 by Senators Shin, Jacobsen, Kastama, Hargrove, Weinstein, Regala, Sheldon, Berkey, Franklin, Rockefeller, Fraser, and Johnson
Recognizing the Mukilteo Family YMCA.
Recognizes the Mukilteo Family YMCA.

Feb 13 2006 REGULAR SESSION -- Adopted.

SR 8713 by Senators Kastama, Carrell, Franklin, Rasmussen, Regala, Roach, Johnson, and Fraser
Honoring the Daffodil Festival.
Recognizes and honors the many contributions made to our state by the Daffodil Festival and its organizers for the past seventy-three years.

Mar 8 2006 REGULAR SESSION -- Adopted.

SR 8714 by Senators Thibaudeau, Morton, Fraser, and Johnson
Recognizing the founders of CREATE, a grassroots arts program.
Recognizes the founders of CREATE, a grassroots arts program.

Feb 14 2006 REGULAR SESSION -- Adopted.

SR 8715 by Senator Keiser
Recognizing the Washington Association of Diabetes Educators.
Recognizes the Washington Association of Diabetes Educators.

Feb 16 2006 REGULAR SESSION -- Adopted.
SR 8716 by Senators Kohl-Welles, Spanel, and Rasmussen
Honoring fishers.

Extends condolences to the families and friends of all our fishers who have lost their lives at sea, wishes the entire commercial fishing fleet a safe and prosperous season, and expresses hope that all of our fishers will return home safely to their families, friends, and communities.

-- 2006 REGULAR SESSION --
Feb 23 Adopted.

SR 8717 by Senator Roach
Recognizing the Boy Scouts of America.

Recognizes the Boy Scouts of America.

-- 2006 REGULAR SESSION --
Feb 23 Adopted.

SR 8718 by Senators Jacobsen, Franklin, Johnson, Spanel, Regala, Kohl-Welles, and Rasmussen
Remembering Coretta Scott King.

Honors Coretta Scott King.

-- 2006 REGULAR SESSION --
Feb 17 Adopted.

Honoring classified school employees.

Honors classified school employees.

-- 2006 REGULAR SESSION --
Feb 15 Adopted.

SR 8720 by Senators Regala, Brandland, Benson, Haugen, Rasmussen, Johnson, and Fraser
Recognizing National Shaken Baby Awareness Week.

Recognizes National Shaken Baby Awareness Week.

-- 2006 REGULAR SESSION --
Feb 22 Adopted.

SR 8721 by Senators Pflug, Johnson, Oke, and Kline
Recognizing the members of the We The People Team.

Recognizes the members of the We The People Team.

-- 2006 REGULAR SESSION --
Mar 2 Adopted.

SR 8722 by Senators Rasmussen, Fraser, Regala, Franklin, Finkbeiner, Delvin, Benton, Berkey, McAuliffe, Fairley, Thibaudeau, Doumit, Brown, Kastama, Kohl-Welles, Spanel, Jacobsen, Shin, Rockefeller, Keiser, Sheldon, and Swecker
Honoring the Eatonville Girls Soccer Team.

Honors the Eatonville Girls Soccer Team.

-- 2006 REGULAR SESSION --
Feb 24 Adopted.

SR 8723 by Senators Spanel, Haugen, Stevens, and Rasmussen
Celebrating the Skagit Valley Tulip Festival.

Celebrates the Skagit Valley Tulip Festival.

-- 2006 REGULAR SESSION --
Feb 21 Adopted.

SR 8724 by Senators Parlette, Morton, Johnson, and Berkey
Honoring the Spirit of Wenatchee Project.

Honors the Spirit of Wenatchee Project.

-- 2006 REGULAR SESSION --
Feb 23 Adopted.

SR 8725 by Senators McAuliffe, Rockefeller, Berkey, Spanel, and Esser
Commending John Jenft.

Honors John Jenft.

-- 2006 REGULAR SESSION --
Feb 23 Adopted.

SR 8726 by Senators Franklin, Fraser, and Rasmussen
Recognizing "Red Hat Day."

Recognizes "Red Hat Day."

-- 2006 REGULAR SESSION --
Mar 1 Adopted.

SR 8727 by Senators Jacobsen, Hewitt, Hargrove, Stevens, Swecker, McCaslin, Spanel, Doumit, Fraser, Honeyford, Morton, Oke, Brown, Rasmussen, Kohl-Welles, Regala, Roach, Johnson, and McAuliffe
Honoring the legendary Vic Moon.

Honors the legendary Vic Moon.

-- 2006 REGULAR SESSION --
Mar 7 Adopted.

SR 8728 by Senator Esser
Honoring Colonel "Pappy" Boyington.

Honors Colonel "Pappy" Boyington.

-- 2006 REGULAR SESSION --
Feb 27 Adopted.

SR 8729 by Senators Prentice, Pflug, Rasmussen, Franklin, Esser, and Brandland
Expressing regret to the Sto:lo Nation.

Recognizes that the territorial government of Washington and the Government of British Columbia both failed to take adequate action to identify the true culprit of the murder and bring the organizers and members of the lynch mob to justice.

Expresses the deepest sympathy to the descendants of Louie Sam, who was deprived of his life, and whose relatives were denied the opportunity to see his murderers brought to justice.

_remembers this tragic moment in the relations of Natives and nonnatives, to ensure that such a tragedy will neither be forgotten nor repeated._

-- 2006 REGULAR SESSION --
Feb 27 Adopted.
SR 8730  by Senators Fraser, Swecker, Rasmussen, and Kohl-Welles
    Commending Dr. Kenneth J. Minnaert.
    Commends Dr. Kenneth J. Minnaert.
    -- 2006 REGULAR SESSION --
    Mar 6  Adopted.

SR 8731  by Senators Jacobsen and Kohl-Welles
    Recognizing the Western Purple Martin and work of Kevin Li.
    Recognizes the Western Purple Martin, the vital work of
    Kevin Li, and the continued efforts of committed citizens to
    restore these birds to their former prominence in the ecosystem of
    Washington State.
    -- 2006 REGULAR SESSION --
    Mar 4  Adopted.

SR 8733  by Senators Hewitt, Brown, Honeyford, Eide, Esser,
    Kastama, Stevens, Berkey, Zarelli, Pridemore,
    Schoesler, Weinstein, Parlette, Jacobsen, Pflug, Doumit, Benson,
    Hargrove, Swecker, Kohl-Welles, Finkbeiner, Fairley, Roach,
    Thibaudeau, Morton, Haugen, Delvin, McAuliffe, Mulliken,
    Prentice, McCaslin, Fraser, Benton, Franklin, Carrell, Spanel,
    Schmidt, Regala, Brandland, Poulsen, Deccio, Shin, Oke, Keiser,
    Rockefeller, Rasmussen, Sheldon, and Kline
    Honoring Senator Johnson.
    Honors Senator Johnson.
    -- 2006 REGULAR SESSION --
    Mar 7  Adopted.

SR 8734  by Senators Parlette, Sheldon, Weinstein, Jacobsen,
    Kohl-Welles, Haugen, Fraser, Morton, Schoesler,
    Delvin, Finkbeiner, Carrell, Stevens, Deccio, Johnson, Schmidt,
    Swecker, Mulliken, Honeyford, Brandland, Rasmussen, Roach,
    and McAuliffe
    Honoring the members of the Apple Blossom Festival Court.
    Honors the members of the Apple Blossom Festival Court.
    -- 2006 REGULAR SESSION --
    Mar 7  Adopted.

SR 8735  by Senators Finkbeiner, Rasmussen, Johnson,
    McAuliffe, Fraser, Hewitt, and Schoesler
    Commending Walla Walla sweet onion shippers.
    Recognizes the Walla Walla sweet onion shippers in the state of
    Washington who work to make the Walla Walla sweet onion industry successful through the promotion, marketing, research,
    and development of this trademark crop.
    -- 2006 REGULAR SESSION --
    Mar 7  Adopted.

SR 8736  by Senators Brown, Deccio, Esser, Parlette, Roach,
    Schmidt, Benson, Johnson, Schoesler, Sheldon,
    Pridemore, Hargrove, Kohl-Welles, Rasmussen, Doumit,
    Rockefeller, Jacobsen, McCaslin, and McAuliffe
    Honoring Gonzaga University Men's Basketball Team.
    Honors Gonzaga University Men's Basketball Team.
    -- 2006 REGULAR SESSION --
    Mar 7  Adopted.

SR 8737  by Senators Hewitt, Finkbeiner, Roach, Deccio,
    Stevens, Zarelli, Benton, Mulliken, Brandland,
    Schoesler, Pflug, Swecker, Delvin, Johnson, Schmidt, Kastama,
    Berkey, Pridemore, Weinstein, Carrell, Shin, Jacobsen, Poulsen,
    Kline, Kohl-Welles, Spanel, Franklin, Haugen, Hargrove,
    Honeyford, Regala, Rasmussen, McAuliffe, Fairley, Fraser,
    Sheldon, Keiser, Eide, Prentice, Rockefeller, Esser, Parlette,
    Benson, Doumit, Thibaudeau, Morton, and Brown
    Honoring Senator Oke.
    Honors Senator Oke.
    -- 2006 REGULAR SESSION --
    Mar 7  Adopted.

SR 8738  by Senators Rasmussen, Kastama, Pridemore,
    Regala, Spanel, Franklin, McAuliffe, Fraser,
    Prentice, Kline, Rockefeller, Eide, Fairley, Keiser, Hargrove,
    Weinstein, Thibaudeau, and Brown
    Reaffirming state eminent domain laws.
    Recognizes, reaffirms, and supports the restrictions against
    the use of eminent domain to take private property for private use
    or economic development, as set forth in the Washington state
    Constitution, Washington state Supreme Court decisions, and in
    chapters 8.04, 8.08, 8.12, 8.16, and 8.20 RCW of Washington
    state laws.
    -- 2006 REGULAR SESSION --
    Mar 7  Adopted.

SR 8739  by Senators Spanel and Honeyford
    Providing for completion of the work of the Senate after
    adjournment.
    Provides for completion of the work of the Senate after
    adjournment.
    -- 2006 REGULAR SESSION --
    Mar 8  Adopted.

SR 8740  by Senators Kohl-Welles, Schmidt, Shin, Pflug,
    McAuliffe, Parlette, and Spanel
    Commending Ellen O'Brien Saunders.
    Commends Ellen O'Brien Saunders for her tireless efforts on
    behalf of the work force development system in this state and her
    dedication to serving students, laborers, and businesses in the
    State of Washington since the inception of the Work Force
    Board.
    -- 2006 REGULAR SESSION --
    Mar 8  Adopted.

SR 8741  by Senators Prentice, Fraser, Zarelli, Doumit,
    Fairley, Rockefeller, Spanel, Parlette, Pflug,
    Brandland, Hewitt, Schoesler, Regala, Kastama, Pridemore,
    Brown, Thibaudeau, Kohl-Welles, Eide, Jacobsen, Rasmussen,
    Roach, Johnson, and McAuliffe
    Honoring the outstanding Washington state legislative career of
    Terry Lee Wilson.
    Recognizes Terry Wilson's legal expertise and wise counsel,
    valued by many political generations of senators, representatives,
    and legislative staff.
    -- 2006 REGULAR SESSION --
    Mar 8  Adopted.
Senate Bills Introduced by Request

**Archaeology and Historic Preservation 6429***
- Attorney General 5735, 6215, 6216, 6239, 6351, 6405, 6406, 6407, 6408, 6409, 6410, 6460, 6775
- Board For Judicial Administration 5070, 5241, 5454, 5712, 6342, 6612, 6654, 6655
- Board of Pilotage Commissioners 5150
- Commissioner of Public Lands 5271, 5272, 5273, 5830, 6345, 6701
- Committee on Advanced College Tuition Payment 5926
- Conservation Commission 5009, 5010
- County Road Administration Board 5586, 5587, 5588
- Criminal Justice Training Commission 5320, 6404
- Department of Agriculture 5004, 5039, 5602, 6365, 6371, 6575
- Department of Community, Trade, and Economic Development 5086, 5107, 5108, 5864, 6150, 6210, 6379, 6380, 6427, 6569
- Department of Corrections 5003, 5060, 6619, 6620, 6621, 6622, 6623, 6624, 6625, 6626, 6627, 6628, 6629, 6642, 6658, 6666, 6683, 6690, 6728, 6729, 6730, 6731, 6733, 6739, 6746, 6747, 6768, 6793, 6820, 6831, 6843, 6846, 6860, 6885, 6891
- Department of Health 5491, 5492, 5493, 5494, 5495, 5496
- Department of Labor & Industries 5235, 5236, 5273, 5289, 5239, 5240, 6262, 6263, 6264, 6341
- Department of Licensing 5262, 5263, 5264, 5265, 5364, 5365, 5967, 6550, 6551, 6552, 6785
- Department of Natural Resources 6175, 6176, 6177, 6178, 6179, 6180
- Department of Retirement Systems 6792
- Department of Revenue 5673, 5794, 5814, 5845, 5863, 5864, 5904, 5948, 5972, 6577, 6578
- Department of Social and Health Services 5347, 5680, 5681, 5780, 5868, 6008, 6996
- Department of Transportation 5199, 5200, 5201, 6104, 6480, 6525, 6526, 6527, 6528, 6656, 6675, 6894, 6853
- Department of Veterans Affairs 5096
- Employment Security Department 6058, 6359, 6399
- Environmental Hearings Office 5808
- Freight Mobility Strategic Investment Board 5662, 6601
- Governor Gregoire 5381, 5440, 5441, 5442, 5443, 5470, 5471, 5472, 5581, 5506, 5782, 5811, 5921, 6018, 6089, 6091, 6092, 6094, 6096, 6241, 6285, 6306, 6307, 6345, 6384, 6385, 6386, 6466, 6483, 6501, 6508, 6594, 6604, 6701, 6767, 6800
- Governor Locke 5011, 5012, 5037, 5051, 5071, 5072, 5073, 5074, 5075, 5076, 5084, 5097, 5098, 5099, 5100, 5120
- Horse Racing Commission 6382
- Housing Finance Commission 6334
582

Legislative Digest and History of Bills

Insurance Commissioner 5194, 5195, 5196, 5197, 5198, 5317,
5362, 5607, 5785, 5861, 6181, 6182, 6212, 6231, 6232,
6233, 6234, 6392
Integrated Justice Information Board 5627
Legislative Ethics Board 5046
LEOFF Plan 2 Retirement Board 5615, 5616, 5617, 6585, 6722,
6723, 6724
Lieutenant Governor 5862, 5974, 6245, 6246, 6564
Liquor Control Board 5379, 5380, 6537, 6538, 6539, 6540, 6823
Military Department 5340, 6217
Office of Financial Management 5047, 5993, 6093, 6095, 6099,
6443, 6444
Office of Public Defense 5903, 5928
Parks and Recreation Commission 5316, 5389, 6205, 6206
Public Disclosure Commission 5033, 5034, 6152
Public Works Board 5036, 6150
Secretary of State 5740, 5741, 5742, 5743, 5744, 5745, 5746,
5862, 5927, 6005, 6235, 6236, 6242, 6243, 6530, 6565,
6653, 6662, 6668
Select Committee on Pension Policy 5192, 5193, 5244, 5245,
5246, 5247, 5261, 5324, 5341, 5489, 5512, 5514, 5517,
6445, 6446, 6447, 6448, 6449, 6450, 6451, 6452, 6453,
6454, 6455, 6456, 6457, 6458, 6795
Sentencing Guidelines Commission 5375
State Auditor 6767
State Board of Education 5853, 5854, 5855
State Treasurer 5205, 5889
Statute Law Committee 6208
Superintendent of Public Instruction 5071, 6475
Transportation Improvement Board 5356, 6162
Utilities & Transportation Commission 5105, 5106, 6174
Washington Council for Prevention of Child Abuse and
Neglect 5104
Washington State Patrol 5436, 5438, 5439, 6545, 6546, 6547,
6548, 6549, 6576
Washington Uniform Legislation Commission 6590, 6593

Senate Bills Introduced by Committee
Agriculture & Rural Economic Development 5009-S, 5092-S,
5190-S, 5290-S, 5369-S, 5488-S, 5597-S, 5602-S, 5776-S,
5960-S, 5963-S, 5968-S, 6056-S, 6133-S, 6252-S, 6365-S,
6375-S, 6377-S, 6424-S, 6542-S, 6573-S, 6575-S, 6609-S,
6617-S, 6855-S, 6868-S
Early Learning, K-12 & Higher Education 5084-S, 5112-S,
5289-S, 5349-S, 5360-S, 5411-S, 5426-S, 5441-S, 5552-S,
5575-S, 5638-S, 5664-S, 5704-S, 5717-S, 5717-S2, 5732-S,
5759-S, 5805-S, 5828-S, 5849-S, 5867-S, 5910-S, 5971-S,
5983-S, 6001-S, 6149-S, 6255-S, 6436-S, 6437-S, 6464-S,
6466-S, 6475-S, 6483-S, 6487-S, 6532-S, 6605-S, 6618-S,
6695-S, 6697-S, 6699-S, 6747-S, 6754-S, 6780-S, 6783-S,
6821-S, 6846-S
Financial Institutions, Housing & Consumer Protection 5107-S,
5108-S, 5183-S, 5183-S2, 5212-S, 5266-S, 5275-S, 5317-S,
5327-S, 5366-S, 5415-S, 5452-S, 5479-S, 5486-S, 5506-S,
5544-S, 5559-S, 5577-S, 5590-S, 5686-S, 5692-S, 5736-S,

5749-S, 5767-S, 5939-S, 5997-S, 6022-S, 6043-S, 6064-S,
6156-S, 6166-S, 6168-S, 6181-S, 6182-S, 6201-S, 6234-S,
6494-S, 6520-S, 6570-S, 6571-S, 6716-S, 6851-S
Government Operations & Elections 5014-S, 5034-S, 5043-S,
5056-S, 5119-S, 5122-S, 5132-S, 5140-S, 5151-S, 5154-S,
5219-S, 5250-S, 5281-S, 5298-S, 5326-S, 5331-S, 5333-S,
5333-S2, 5334-S, 5372-S, 5393-S, 5395-S, 5422-S, 5458-S,
5459-S, 5499-S, 5585-S, 5620-S, 5735-S, 5741-S, 5743-S,
5745-S, 5746-S, 5768-S, 5772-S, 5884-S, 5907-S, 5921-S,
5923-S, 6005-S, 6030-S, 6037-S, 6134-S, 6217-S, 6221-S,
6235-S, 6242-S, 6243-S, 6245-S, 6246-S, 6266-S, 6269-S,
6283-S, 6323-S, 6362-S, 6367-S, 6423-S, 6427-S, 6431-S,
6433-S, 6509-S, 6510-S, 6562-S, 6569-S, 6633-S, 6668-S,
6682-S, 6701-S, 6739-S
Health & Long-Term Care 5035-S, 5061-S, 5064-S, 5065-S,
5146-S, 5149-S, 5158-S, 5178-S, 5186-S, 5188-S, 5202-S,
5248-S, 5305-S, 5318-S, 5368-S, 5390-S, 5392-S, 5403-S,
5406-S, 5442-S, 5451-S, 5470-S, 5473-S, 5491-S, 5492-S,
5493-S, 5495-S, 5535-S, 5536-S, 5558-S, 5598-S, 5599-S,
5607-S, 5637-S, 5649-S, 5650-S, 5687-S, 5698-S, 5703-S,
5708-S, 5722-S, 5748-S, 5751-S, 5838-S, 5841-S, 5888-S,
5943-S, 6106-S, 6183-S, 6186-S, 6188-S, 6189-S, 6190-S,
6193-S, 6195-S, 6196-S, 6197-S, 6232-S, 6278-S, 6363-S,
6372-S, 6378-S, 6391-S, 6419-S, 6459-S, 6469-S, 6622-S,
6630-S, 6632-S, 6690-S, 6759-S, 6810-S, 6820-S
Human Services & Corrections 5081-S, 5130-S, 5166-S, 5171-S,
5184-S, 5213-S, 5242-S, 5243-S, 5256-S, 5257-S, 5282-S,
5288-S, 5293-S, 5308-S, 5309-S, 5320-S, 5339-S, 5375-S,
5407-S, 5429-S, 5460-S, 5500-S, 5502-S, 5542-S, 5553-S,
5554-S, 5631-S, 5633-S, 5643-S, 5666-S, 5719-S, 5763-S,
5806-S, 5834-S, 5872-S, 5873-S, 5899-S, 5903-S, 5922-S,
5995-S, 6008-S, 6144-S, 6165-S, 6172-S, 6200-S, 6239-S,
6305-S, 6308-S, 6315-S, 6319-S, 6320-S, 6322-S, 6324-S,
6325-S, 6331-S, 6336-S, 6406-S, 6409-S, 6460-S, 6465-S,
6488-S, 6502-S, 6519-S, 6579-S, 6580-S, 6587-S, 6628-S,
6635-S, 6652-S, 6685-S, 6717-S, 6749-S, 6775-S, 6793-S
International Trade & Economic Development 5024-S, 5040-S,
5063-S, 5174-S, 5176-S, 5370-S, 5455-S, 5469-S, 5640-S,
5641-S, 5642-S, 5730-S, 5755-S, 5756-S, 5782-S, 5798-S,
5862-S, 5902-S, 6025-S, 6046-S, 6326-S, 6327-S, 6328-S,
6330-S, 6470-S, 6604-S, 6610-S, 6621-S, 6711-S, 6844-S
Judiciary 5038-S, 5041-S, 5042-S, 5052-S, 5054-S, 5077-S,
5123-S, 5131-S, 5157-S, 5165-S, 5172-S, 5173-S, 5204-S,
5224-S, 5259-S, 5404-S, 5413-S, 5454-S, 5457-S, 5476-S,
5511-S, 5574-S, 5611-S, 5627-S, 5635-S, 5644-S, 5654-S,
5657-S, 5760-S, 5890-S, 6028-S, 6216-S, 6222-S, 6417-S,
6441-S, 6478-S, 6490-S, 6491-S, 6495-S, 6497-S, 6572-S,
6597-S, 6670-S, 6676-S, 6806-S, 6852-S, 6864-S
Labor, Commerce, Research & Development 5002-S, 5037-S,
5069-S, 5097-S, 5182-S, 5235-S, 5237-S, 5240-S, 5310-S,
5487-S, 5551-S, 5566-S, 5572-S, 5581-S, 5594-S, 5600-S,
5614-S, 5632-S, 5665-S, 5672-S, 5682-S, 5684-S, 5720-S,
5724-S, 5750-S, 5752-S, 5773-S, 5777-S, 5789-S, 5802-S,
5811-S, 5842-S, 5844-S, 5850-S, 5878-S, 5951-S, 5952-S,
5953-S, 5992-S, 5994-S, 6014-S, 6034-S, 6057-S, 6164-S,
6185-S, 6213-S, 6214-S, 6225-S, 6257-S, 6262-S, 6263-S,
6291-S, 6292-S, 6301-S, 6352-S, 6356-S, 6359-S, 6382-S,
6396-S, 6397-S, 6399-S, 6420-S, 6480-S, 6523-S, 6540-S,
6557-S, 6558-S, 6595-S, 6613-S, 6615-S, 6660-S, 6703-S,
6710-S, 6740-S, 6791-S, 6823-S, 6838-S, 6867-S, 6885-S




Legislative Digest and History of Bills 583
Noah Zarelli 8017, 8018, 8024, 8041

**Senate Joint Memorials Introduced by Request**

Superintendent of Public Instruction 8038

**Senate Joint Memorials Introduced by Committee**

Agriculture & Rural Economic Development 8010-S
Health & Long-Term Care 8032-S
Water, Energy & Environment 8018-S

**Senate Joint Resolutions Introduced by Members**

Senator Benson 8204, 8209, 8220, 8222
Senator Benton 8209, 8210, 8213, 8219, 8222, 8223
Senator Berkey 8202
Senator Brandland 8204, 8213, 8222
Senator Brown 8202, 8206, 8208
Senator Carrell 8204, 8206, 8207, 8209, •8213, •8220, 8222
Senator Deccio 8200, 8209, 8222
Senator Delvin 8206, 8209, 8213, •8219
Senator Doumit 8202, 8222
Senator Eide •8202
Senator Esser 8206, 8207, 8209, 8210, 8213, •8215, 8222, •8223
Senator Fairley 8202, 8206
Senator Finkbeiner 8206, 8215, 8222
Senator Franklin •8203, 8206, •8211, •8212, •8216, •8217
Senator Fraser 8202, •8205
Senator Hargrove •8206, 8207
Senator Haugen •8221
Senator Hewitt 8204, 8209, 8222
Senator Honeyford 8205, 8209, 8222
Senator Jacobsen •8200, •8201, 8202, •8214
Senator Johnson 8206, 8207, 8222
Senator Kastama 8202, 8220
Senator Keizer 8202
Senator Kline 8202, 8203, 8206, •8207, 8211, 8212
Senator Kohl-Welles 8202, 8203, 8206, 8211, 8212
Senator McAuliffe 8206
Senator McCaslin 8223, •8224
Senator Morton •8204, •8208, 8209, 8213, 8220

Senator Mulliken 8204, 8206, 8209, 8210, 8213, 8215, 8220, 8222, 8223, 8224
Senator Oke 8209, 8210, 8215, 8222, 8223
Senator Parlette 8222
Senator Pflug 8222
Senator Poulsen 8202
Senator Prentice 8206
Senator Rasmussen 8202, 8211, 8222
Senator Regala 8202, 8206, 8220
Senator Roach 8206, 8209, 8210, 8213, 8222, 8223
Senator Schmidt 8202, 8209, 8210, 8213, 8220, 8222
Senator Schoeler 8213, 8220, 8222
Senator Sheldon 8206, •8218, 8222
Senator Shin 8202, 8206
Senator Spanel 8202, 8206
Senator Stevens 8206, 8209, •8210, 8213, 8219, 8220, 8222, 8223
Senator Swecker 8206, •8209, 8210, 8213
Senator Weinstein 8202
Senator Zarelli 8206, 8209, •8222

**Senate Joint Resolutions Introduced by Committee**

Early Learning, K-12 & Higher Education 8202-S

**Senate Concurrent Resolutions Introduced by Members**

Senator Benton 8405, 8411, •8420
Senator Berkey 8407
Senator Brown •8400, 8404, •8410, •8412, •8413, •8414, •8425
Senator Carrell •8419, 8420
Senator Deccio 8421
Senator Delvin 8405
Senator Doumit 8407
Senator Eide •8411, •8426
Senator Esser 8400, 8406, 8407, 8411, •8424, 8426
Senator Fairley 8401, •8423
Senator Finkbeiner 8404, 8412, 8413
Senator Franklin 8406
Senator Fraser 8405
Senator Hewitt 8405, 8414, 8425
Senator Honeyford •8405
Senator Jacobsen •8401, •8403, 8404, 8407
Senator Johnson 8424
Senator Kastama 8404, 8407, •8416
Senator Keizer 8406, 8407
Senator Kline 8401, 8402, 8406, 8407, 8416, 8417
Senator Kohl-Welles •8402, 8403, •8404, •8406, 8407, 8408, •8409, •8417
Senator McAuliffe 8405, 8406, 8408

584 Legislative Digest and History of Bills
Legislative Digest and History of Bills
Senator McCaslin •8421
Senator Morton 8405
Senator Mulliken 8405
Senator Parlette 8405, 8409, 8417
Senator Poulsen 8401
Senator Prentice 8401, 8417
Senator Pridemore 8402, 8405, 8406, •8415
Senator Rasmussen 8406, 8407, 8408, 8417, 8418
Senator Roach 8411
Senator Rockefeller 8407
Senator Schmidt 8401, 8402, 8406
Senator Shin 8406, •8407, •8418
Senator Spanel 8405
Senator Stevens 8411
Senator Thibaudeau •8408
Senator Zarelli •8422

Senate Concurrent Resolutions Introduced by
Committee
Government Operations & Elections 8416-S
Labor, Commerce, Research & Development 8409-S, 8417-S

Senate Resolutions Introduced by Members
Senator Benson •8603, 8604, 8609, 8614, 8622, 8623, 8624,
8626, 8631, 8645, 8673, 8675, 8690, 8693, 8694, 8699,
8701, 8720, 8733, 8736, 8737
Senator Benton •8602, •8616, 8622, 8645, •8647, 8658, 8670,
8673, 8680, 8687, 8693, •8695, 8722, 8733, 8737
Senator Berkey 8604, 8624, 8637, 8638, 8639, 8643, 8647, 8658,
8663, 8664, 8673, 8677, 8678, 8679, 8682, 8692, 8693,
8694, 8699, 8702, 8712, 8719, 8722, 8724, 8725, 8733, 8737
Senator Brandland 8614, 8615, 8622, 8623, 8624, 8640, •8650,
8658, 8673, 8680, 8693, 8694, •8698, 8706, 8707, 8719,
8720, 8729, 8733, 8734, 8737, 8741
Senator Brown •8600, •8601, 8603, 8622, •8625, 8637, 8640,
8645, •8657, 8658, 8673, 8675, 8680, 8682, •8684, •8685,
•8686, 8693, 8697, 8702, 8703, 8709, 8719, 8722, 8727,
8733, •8736, 8737, 8738, 8741
Senator Carrell 8604, 8618, 8622, 8624, 8629, 8638, 8645, 8658,
8664, 8670, 8673, 8677, 8678, •8679, 8680, 8692, 8699,
8713, 8719, 8733, 8734, 8737
Senator Deccio 8607, 8622, 8623, 8658, 8672, 8673, 8675, 8677,
8678, 8680, 8694, 8699, 8710, 8733, 8734, 8736, 8737
Senator Delvin 8604, 8622, 8638, 8648, •8658, 8664, •8675,
8679, 8680, 8694, 8707, •8711, 8722, 8733, 8734, 8737
Senator Doumit 8605, 8607, 8614, 8615, 8637, 8645, 8658, 8663,
8672, 8673, 8677, 8678, 8680, 8682, 8693, 8694, 8699,
8702, 8703, 8710, 8722, 8727, 8733, 8736, 8737, 8741
Senator Eide 8604, 8605, 8609, •8610, •8611, •8612, 8615, 8618,
8622, 8624, 8629, 8631, 8633, 8637, 8638, 8640, 8645,
8646, •8652, 8654, 8656, 8657, 8658, •8659, 8663, 8664,
8665, 8666, 8667, 8670, 8672, 8673, 8679, 8682, 8687,

585

8689, 8690, 8692, 8693, 8694, 8697, 8699, 8701, 8702,
8703, 8707, 8708, 8709, 8719, 8733, 8737, 8738, 8741
Senator Esser 8600, 8603, 8604, 8605, 8607, 8622, 8623, 8624,
8630, 8631, 8639, •8645, 8649, 8657, 8658, 8670, 8672,
8673, 8677, 8678, 8679, 8680, 8682, 8694, •8697, •8701,
8702, 8703, •8704, 8709, 8710, 8719, 8725, •8728, 8729,
8733, 8736, 8737
Senator Fairley 8604, 8605, 8634, 8637, 8644, 8645, 8658, 8663,
8672, 8679, 8680, 8682, 8692, 8693, 8719, 8722, 8733,
8737, 8738, 8741
Senator Finkbeiner 8625, 8644, 8645, •8649, •8651, 8657, 8673,
8677, 8678, 8680, 8684, 8701, 8709, 8719, 8722, 8733,
8734, •8735, 8737
Senator Franklin 8604, 8605, 8608, 8609, 8614, 8618, 8622,
8623, •8624, 8626, 8628, 8629, 8637, 8640, 8643, 8644,
8645, 8647, 8658, 8663, 8667, 8672, 8673, •8676, 8680,
8682, 8692, •8693, 8699, 8703, 8712, 8713, 8718, 8719,
8722, •8726, 8729, 8733, 8737, 8738
Senator Fraser 8603, 8604, 8605, 8607, 8608, 8609, 8610, 8612,
8614, 8618, 8620, 8622, 8623, 8624, 8628, 8630, 8634,
8636, 8637, 8638, 8640, •8642, 8643, 8644, 8645, 8646,
8647, 8650, 8658, 8663, 8667, 8668, 8669, •8670, •8672,
8673, 8674, 8676, 8680, 8681, 8687, 8691, 8692, 8693,
8694, 8697, 8699, 8700, 8701, 8703, 8704, 8706, 8707,
8708, 8710, 8712, 8713, 8714, 8719, 8720, 8722, 8726,
8727, •8730, 8733, 8734, 8735, 8737, 8738, 8741
Senator Hargrove 8605, 8607, 8622, 8637, 8648, 8672, 8673,
8679, 8680, 8692, 8693, 8694, 8699, 8702, 8712, 8719,
8727, 8733, 8736, 8737, 8738
Senator Haugen 8604, 8614, 8615, 8624, 8626, •8631, 8637,
8643, 8645, 8648, 8657, •8663, 8664, 8667, •8668, 8669,
8672, 8673, 8679, 8680, 8682, 8692, 8693, 8694, 8699,
8719, 8720, 8723, 8733, 8734, 8737
Senator Hewitt 8604, 8614, 8615, 8622, 8623, 8628, 8648, 8658,
8673, 8675, 8677, 8679, 8680, 8685, 8686, 8687, 8693,
8694, 8697, 8699, 8701, 8703, 8719, 8727, •8733, 8735,
•8737, 8741
Senator Honeyford 8603, 8604, 8608, 8609, •8613, 8615, 8622,
8623, 8624, 8626, 8628, •8636, 8648, •8653, 8657, 8658,
•8660, •8661, 8672, 8673, 8675, 8677, 8680, 8683, 8687,
8699, 8702, 8727, 8733, 8734, 8737, 8739
Senator Jacobsen •8620, 8624, 8631, 8637, 8638, 8640, •8644,
8651, 8658, 8663, 8664, 8668, 8672, 8680, 8681, 8682,
8693, 8694, 8699, 8702, 8703, 8709, 8712, •8718, 8722,
•8727, •8731, 8733, 8734, 8736, 8737, 8741
Senator Johnson 8603, 8604, 8605, 8606, 8608, 8609, 8612,
8614, 8616, 8620, 8622, 8633, 8634, 8638, 8640, 8642,
8644, 8645, 8647, 8652, 8654, 8658, 8661, 8666, 8667,
8670, 8672, 8673, 8674, 8677, 8678, 8679, 8680, 8681,
8682, 8687, 8692, 8693, 8694, 8695, 8697, 8700, 8701,
8704, 8706, 8707, 8708, 8709, 8710, 8712, 8713, 8714,
8718, 8719, 8720, 8721, 8724, 8727, 8734, 8735, 8736,
8737, 8741
Senator Kastama 8604, •8618, 8631, 8639, 8645, 8658, 8663,
8664, 8672, 8673, 8678, 8680, 8693, 8694, 8712, •8713,
8719, 8722, 8733, 8737, 8738, 8741
Senator Keiser 8622, 8624, 8637, •8639, 8658, 8663, 8672, 8673,
8680, 8682, 8692, 8693, 8694, 8702, 8703, •8707, •8715,
8719, 8722, 8733, 8737, 8738


586

Legislative Digest and History of Bills

Senator Kline 8604, 8624, 8637, 8639, 8658, 8663, 8670, 8672,
8673, 8692, 8693, 8721, 8733, 8737, 8738
Senator Kohl-Welles 8604, 8605, 8613, 8622, 8623, 8624, 8634,
•8637, 8638, •8640, 8645, 8646, 8650, 8658, 8663, •8664,
8666, 8667, 8672, 8673, 8674, 8676, 8678, 8679, 8682,
8690, •8692, 8693, 8694, 8697, 8699, 8701, 8702, •8703,
8708, •8709, •8716, 8718, 8719, 8722, 8727, 8730, 8731,
8733, 8734, 8736, 8737, •8740, 8741
Senator McAuliffe 8603, 8604, •8605, 8607, 8610, 8622, 8624,
8626, 8630, 8633, 8634, 8635, 8637, 8638, 8639, 8640,
8643, 8645, •8646, 8657, 8658, 8661, 8663, 8664, •8666,
8667, 8672, 8673, 8674, 8679, 8680, 8682, 8690, 8692,
8693, 8694, 8697, 8699, 8700, 8703, 8706, •8708, 8709,
8710, •8719, 8722, •8725, 8727, 8733, 8734, 8735, 8736,
8737, 8738, 8740, 8741
Senator McCaslin 8603, 8605, 8622, 8635, 8658, 8667, 8673,
8675, 8680, 8687, 8693, 8699, •8700, 8704, 8727, 8733,
8736
Senator Morton 8622, 8648, •8662, 8672, 8673, 8677, 8680,
8687, 8714, 8724, 8727, 8733, 8734, 8737
Senator Mulliken 8604, •8607, 8622, 8623, 8624, 8626, 8631,
8639, •8648, 8658, •8673, 8677, 8678, 8679, 8680, 8687,
8694, 8699, 8702, •8710, 8733, 8734, 8737
Senator Oke 8604, 8622, 8631, 8633, •8635, 8644, •8656, 8658,
•8667, 8673, 8677, 8678, 8687, 8694, 8721, 8727, 8733
Senator Parlette 8604, 8614, 8615, 8622, 8623, 8624, •8626,
8634, 8648, 8658, 8666, 8673, •8677, •8678, 8680, 8687,
8694, 8699, 8702, •8724, 8733, •8734, 8736, 8737, 8740,
8741
Senator Pflug 8622, •8623, 8624, •8633, 8658, 8664, 8677, 8678,
8680, 8697, 8701, 8719, •8721, 8729, 8733, 8737, 8740,
8741
Senator Poulsen 8624, 8631, 8637, 8645, 8658, 8664, 8673,
8677, 8678, 8680, 8733, 8737
Senator Prentice 8607, 8614, 8615, 8624, •8643, 8658, 8663,
8670, 8672, 8680, •8682, 8692, 8693, 8710, 8719, •8729,
8733, 8737, 8738, •8741
Senator Pridemore 8604, 8624, 8637, 8645, 8658, 8663, 8664,
8665, 8666, 8670, 8692, 8693, 8694, 8702, 8703, 8707,
8719, 8733, 8736, 8737, 8738, 8741
Senator Rasmussen 8604, 8605, •8606, 8607, 8608, 8609, 8612,
•8614, •8615, •8617, 8618, •8621, 8622, 8623, 8624, •8628,
8629, 8633, 8637, 8638, 8640, 8643, 8644, 8645, 8646,
8647, 8648, 8650, 8652, 8654, 8658, 8661, 8667, 8672,
8673, 8674, 8676, 8678, 8679, •8680, •8681, 8682, •8687,
8692, 8693, 8694, 8697, 8699, 8700, 8701, 8706, 8710,
8713, 8716, 8718, 8719, 8720, •8722, 8723, 8726, 8727,
8729, 8730, 8733, 8734, 8735, 8736, 8737, •8738, 8741
Senator Regala 8604, 8605, 8607, 8612, 8618, 8622, 8624,
•8629, 8635, 8637, 8645, 8658, 8663, 8670, 8672, 8676,
8678, 8679, 8682, 8691, 8692, 8693, 8699, 8703, 8710,
8712, 8713, 8718, •8720, 8722, 8727, 8733, 8737, 8738,
8741
Senator Roach 8603, 8604, 8607, 8609, 8614, 8618, 8622, 8623,
8624, 8626, 8634, 8635, 8640, 8645, 8652, 8657, 8658,
8661, 8667, 8670, 8672, 8673, 8674, 8676, 8678, 8679,
8680, 8682, 8695, 8701, 8704, 8709, 8713, •8717, 8727,
8733, 8734, 8736, 8737, 8741

Senator Rockefeller 8605, 8612, 8614, 8615, 8623, 8624, 8637,
8644, 8658, 8663, 8664, 8672, 8673, 8678, 8679, 8692,
8693, •8694, 8699, 8703, 8708, 8712, 8719, 8722, 8725,
8733, 8736, 8737, 8738, 8741
Senator Schmidt •8604, 8609, 8614, 8622, 8624, 8626, 8633,
8640, 8643, 8646, 8658, 8664, 8667, 8673, 8674, 8677,
8678, 8680, 8687, •8689, 8692, 8693, 8694, 8697, •8699,
8701, 8702, 8709, 8719, 8733, 8734, 8736, 8737, 8740
Senator Schoesler 8604, 8614, 8615, 8622, 8638, 8648, •8655,
8658, 8664, 8673, 8680, 8687, 8702, •8705, 8719, 8733,
8734, 8735, 8736, 8737, 8741
Senator Sheldon 8605, 8624, 8637, 8645, 8648, 8668, 8672,
8679, 8680, •8690, 8693, 8694, 8699, 8701, 8702, 8712,
8722, 8733, 8734, 8736, 8737
Senator Shin 8604, •8609, 8614, 8623, 8624, 8637, •8638, 8648,
•8654, 8658, 8663, 8664, 8672, 8673, •8674, 8678, 8679,
8680, 8682, 8689, 8692, 8693, 8699, 8701, •8702, 8710,
•8712, 8719, 8722, 8733, 8737, 8740
Senator Spanel 8601, 8604, 8605, 8607, •8608, 8614, 8615, 8622,
8624, 8626, 8628, 8631, 8635, 8637, 8640, 8643, 8644,
8645, 8647, 8650, 8657, 8658, 8663, 8666, 8667, 8668,
•8669, 8672, 8673, 8674, 8679, 8680, 8681, 8682, •8683,
8687, 8691, 8692, 8693, 8698, 8699, 8701, 8703, •8706,
8708, 8709, 8710, 8716, 8718, 8719, 8722, •8723, 8725,
8727, 8733, 8737, 8738, •8739, 8740, 8741
Senator Stevens 8604, •8622, 8648, 8658, 8669, 8672, 8680,
8687, 8694, 8699, 8723, 8727, 8733, 8734, 8737
Senator Swecker 8604, 8609, 8622, 8624, 8631, 8635, 8647,
8648, 8668, 8673, 8677, 8678, 8680, 8682, 8687, 8693,
8694, 8699, 8702, 8706, 8722, 8727, 8730, 8733, 8734, 8737
Senator Thibaudeau 8622, 8624, •8634, 8637, 8658, 8673, 8682,
8692, 8693, 8694, 8699, 8709, •8714, 8719, 8722, 8733,
8737, 8738, 8741
Senator Weinstein 8624, •8630, 8631, 8634, 8639, 8658, 8670,
8672, 8673, •8691, 8692, 8693, 8694, 8702, 8712, 8719,
8733, 8734, 8737, 8738
Senator Wyss 8680
Senator Zarelli 8622, 8624, 8645, •8665, 8667, 8670, 8673, 8677,
8678, 8679, 8680, 8687, 8697, 8733, 8737, 8741
Senate Bills Passed by the Senate

5002-S
5006
5013-S
5034-S
5035-S
5038-S
5039
5041-S2
5042-S
5044
5045
5046
5048
5049
5052-S

Camping resort contracts
Aquacultural products
Highway sign panels
Campaign funding
Forensic pathology
Failure to yield
Milk and milk products
Deadly weapons & firearms
Statute of limits/felonies
Rural pblc hospital district
Title insurance companies
Ethics complaints
Tobacco product sampling
Mold in residential units
Uniform estate tax act


Legislative Digest and History of Bills

5053  Parenting plans
5054-S  Health care information
5056-S2  Archaeology & history
5058-S  Vehicle fuel tx payment date
5059  Transportation bond payment
5060-S  Traffic safety cameras
5064-S  Electronic medical records
5065-S  Injuries from health care
5069-S2  Family leave insurance
5070  Superior court judges
5084-S  Foster youth education
5085-S  Child car seats
5086  Rural Washington loan fund
5087  Community college faculty
5089  Off-road vehicle noise
5092-S  Beginning farmers loan prgrm
5094  Conservtn distrct assessment
5097-S  Public works/apprenticeship
5098-S  Energy efficiency/products
5101-S  Renewable energy incentives
5104-S  Keep kids safe license plate
5105-S  WTUC certification
5106  Hazardous materials
5110  Regional trans planning orgs
5111-S2  Solar energy systems
5112-S  Veterans' benefits
5117  Land surveyors
5121-S  Air transportation needs
5126-S  Sexual harassment policies
5127  Victims of human trafficking
5132-S  Public employee information
5134  Disabled hunt/fish committee
5135  Vlntr firefghtrs & officers
5136  Fire protection districts
5139-S  Tolling authority
5140-S  Surplus funds of candidates
5141-S  Children with disabilities
5142  Elevators & warehouses
5145-S  Boater safety & education
5146-S  Quality improvement comm
5148  Slander of a woman
5150-S  Marine pilots
5151-S  Metropolitan park district
5154-S2  Historical prperty tx exemptn
5157-S  Fingerprint ID system
5158-S  Uniform health care info act
5159  Health care disputes
5160  Cell phone use in cars
5161-S  Accident reports
5164-S  Mitigation fees
5168  Volntr ambulance personnel
5169-S  Biotoxin testing funds
5171-S  School safety info sharing
5173-S  Uniform mediation act
5175  International companies
5176-S  CTED programs
5177-S  Trans benefit district
5178-S  Specialty hospitals
5179  Forest health study
5180  Economic finance authority
5181  Vehicle parts
5182-S  Cemetery interment space
5186-S  Physical activity
5190-S  Commercial feed
5194  Longshore & harbor workers
5196  Emplyr-owned life insurance
5198  Medicare supplemental insrnc
5202-S2  Health savings account
5204-S  Chattel liens
5207-S  Ports providing pilots
5213-S2  TANF & WorkFirst
5221  Veterans' & military affairs
5222  Insanity defense
5227-S  Wildlife harvest reports
5229-S  Endngrd wildlife lic plate
5230-S  Wildlife license plate
5232  Turkey tags
5234-S  Hunting access
5236-S  Prevailing wage program
5237-S  Workers' comp reporting
5241  District court judges
5242-S  Inmates possessing weapons
5247  LEOFFRS plan 1 ex spouse
5250-S  Job order contracts
5254  Legislative youth council
5256-S  Misdemeanors
5262-S  Drvr's lic suspension review
5266-S  Customer financial transactn
5267  State patrol officers
5268  Water-sewer districts
5270-S  Vessel registration
5272  Aquatic lands statutes
5274  Real estate appraisers
5275-S  Consumer credit histories
5278-S  Ocean policy review comm
5279  Recreational activities
5282-S  Earned release
5285-S  Water quality development
5287-S  House-banked card games
5288-S  Juveniles in custody
5289-S  Running start program
5290-S  Theft of livestock
5305-S  Mercury-containing vaccines
5307  Amusement rides
5308-S  Child abuse reporting
5309-S  Sexual misconduct with minor
5311  Autism task force
5316-S  Parks & rec license plates
5317-S  Insurance comm examinations
5318-S  Patient safety practices
5319  Animal trapping
5321  Vehicle owners' addresses
<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
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<tbody>
<tr>
<td>5325</td>
<td>Community revitalization</td>
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<td>Home rule charter cities</td>
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<td>Voting devices/paper records</td>
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<td>Habitat conservation pgrms</td>
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<td>Medicare</td>
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<td>Aviation fees and taxes</td>
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<td>Military borrowers</td>
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<td>Credit reports</td>
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<td>WA lighthouse license plate</td>
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<td>Truancy and dropouts</td>
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<td>Oil spill oversight council</td>
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<td>Judicial conduct commission</td>
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<td>Commercial motor vehicle law</td>
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<td>Gubernatorial appointees</td>
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<td>Education finance study</td>
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<td>Long-term care financing</td>
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<td>Initiative 297</td>
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<td>Genetic testing/life insrnce</td>
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<td>Amber alert system</td>
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<td>5454-S2</td>
<td>Court operations</td>
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<td>5461</td>
<td>Costs of incarceration</td>
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<td>Legislative ethics board</td>
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<td>Recreational vehicles</td>
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<td>Prescription importation</td>
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<td>Exceptional sentences</td>
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<td>5479-S</td>
<td>Landlord/tenant act</td>
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<td>Check cashers and sellers</td>
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<td>Fruit and veg district fund</td>
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<tr>
<td>5492-S</td>
<td>Hospital reporting</td>
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<tr>
<td>5497-S</td>
<td>Terminally ill/retirement</td>
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<table>
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<td>Juvenile sentencing</td>
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<td>Automatic fee increase</td>
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<td>Optometry</td>
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<td>Veterans conservation corps</td>
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<td>Minimum wage study</td>
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<td>School employment applicants</td>
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<td>5553</td>
<td>Older child victims of abuse</td>
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<td>5556</td>
<td>Women's contribution in WWII</td>
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<td>5564</td>
<td>Manual of election laws</td>
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<td>5565</td>
<td>Out-of-state voters' info</td>
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<td>5577-S</td>
<td>Relocation assistance</td>
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<td>5581-S2</td>
<td>Life sciences research</td>
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<td>Older child victims of abuse</td>
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<td>Rental cars</td>
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<td>Agricultural land</td>
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<td>5602-S</td>
<td>Livestock nutrients</td>
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<td>5606</td>
<td>Activation of national guard</td>
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<td>5609</td>
<td>CWU operating fee waiver</td>
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<td>5610-S</td>
<td>Salmon recovery</td>
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<td>Legal financial obligations</td>
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<td>Housing assistance</td>
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<tr>
<td>5614-S</td>
<td>Industrial ins fund audits</td>
</tr>
<tr>
<td>5615-S</td>
<td>LEOFFRS disability allowance</td>
</tr>
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<td>5620-S</td>
<td>Open space plans</td>
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<td>5621</td>
<td>Preschool or nursery schools</td>
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<td>5623-S</td>
<td>Regional transit authority</td>
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<td>Gender equity reporting</td>
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<td>5631-S</td>
<td>Inmate work programs</td>
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<tr>
<td>5636</td>
<td>Sanctions/hlth professionals</td>
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<tr>
<td>5638-S2</td>
<td>Student assessments</td>
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<td>5643-S</td>
<td>Sex offender information</td>
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<td>5644-S</td>
<td>Driver's license suspension</td>
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<td>Criminal justice officials</td>
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<td>5663-S2</td>
<td>Agricultural burning</td>
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<tr>
<td>5664-S</td>
<td>Teachers' skills</td>
</tr>
<tr>
<td>5666-S</td>
<td>Child dependency cases</td>
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<tr>
<td>5672-S</td>
<td>Commercial parking business</td>
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<td>5676-S</td>
<td>Oil spill management</td>
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<td>5680-S</td>
<td>Rainier school</td>
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<td>5682-S</td>
<td>Beer and wine sampling</td>
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<td>Jury source lists</td>
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<td>5692-S</td>
<td>Tax refund loans</td>
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<td>Aquatic invasive species</td>
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<td>5701</td>
<td>Regional law libraries</td>
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<td>Bill Number</td>
<td>Bill Title</td>
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<tr>
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<td>5702-S</td>
<td>Dev disabilities trust acct</td>
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<td>Classified school employees</td>
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<td>5708-S</td>
<td>Epinephrine</td>
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<td>Vehicle license renewal fees</td>
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<td>Mercury/motor vehicles</td>
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<td>Multiple-unit housing</td>
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<td>K-12 skill centers</td>
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<td>K-12 skill centers</td>
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<tr>
<td>5719-S</td>
<td>Community commitment</td>
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<tr>
<td>5720-S</td>
<td>Broadcasting</td>
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<td>5723</td>
<td>Fruits and vegetables</td>
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<tr>
<td>5729-S</td>
<td>Ferry fares</td>
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<td>5730-S</td>
<td>Small business regulation</td>
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<td>5732-S</td>
<td>Education boards</td>
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<td>Mandatory arbitration</td>
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<td>Air ambulance services</td>
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<td>5743-S</td>
<td>Voter registration</td>
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<td>Mail ballot elections</td>
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<td>5752-S</td>
<td>Funeral services</td>
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<td>5755-S</td>
<td>Small business incubator</td>
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<td>5763-S2</td>
<td>Mental disorder treatment</td>
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<td>Dungeness crab fishery lic</td>
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<td>Housing for the homeless</td>
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<td>5773-S2</td>
<td>Homeowner protections</td>
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<td>5775-S</td>
<td>Small city &amp; town streets</td>
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<td>5782-S2</td>
<td>Linked deposit program</td>
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<td>Recycling</td>
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<td>Workers' comp self-insurer</td>
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<td>Puyallup Tribe/cigarette tax</td>
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<td>Part-time college faculty</td>
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<td>Internet safety</td>
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<td>5806-S</td>
<td>Child care services</td>
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<td>Youth courts</td>
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<td>Transfer of technology</td>
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<td>Cigarette tax contracts</td>
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<td>Digital or online learning</td>
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<td>Well construction</td>
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<td>National park fund lic plate</td>
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<td>Gonzaga U license plates</td>
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<td>Hepatitis C treatments</td>
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<td>5841-S</td>
<td>Asthma</td>
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<td>Cyberbullying</td>
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<td>Definition of sick leave</td>
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<td>Association of WA generals</td>
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<td>Fish planting</td>
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<td>Family/children’s department</td>
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<td>Puget Sound recovery</td>
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<td>Postpartum depression</td>
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<td>Office of public defense</td>
</tr>
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<td>Growth management</td>
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<td>Bill Number</td>
<td>Bill Title</td>
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<tr>
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<td>Business development</td>
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<td>Homeowners’ associations</td>
</tr>
<tr>
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<td>Bilingual/special ed teacher</td>
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<td>Sex offenders</td>
</tr>
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<td>Surface mining</td>
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<tr>
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<td>Family &amp; medical leave act</td>
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<td>Tricare supplemental ins</td>
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<td>Prostate cancer screening</td>
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<td>Solar electric generation</td>
</tr>
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<td>Health profession work force</td>
</tr>
<tr>
<td>6194</td>
<td>Multicultural edu/health</td>
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<td>6195-S2</td>
<td>Health impact assessments</td>
</tr>
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<td>State board of health</td>
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<td>Health disparities council</td>
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<td>Financial literacy education</td>
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<td>Use of public funds</td>
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<tr>
<td>6223-S</td>
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<td>Public facilities districts</td>
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<td>Private air ambulances</td>
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<td>Health carrier information</td>
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<td>6234-S</td>
<td>Insurance fraud program</td>
</tr>
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<td>6236</td>
<td>Election dates &amp; deadlines</td>
</tr>
<tr>
<td>6239-S2</td>
<td>Controlled substances</td>
</tr>
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<td>6241-S</td>
<td>Trans budget 2006 supp</td>
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<td>Oil spill prevention</td>
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<td>Lieutenant governor</td>
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<td>Local motor vehicle tax</td>
</tr>
<tr>
<td>6248</td>
<td>Drainage &amp; diking works</td>
</tr>
<tr>
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<td>Student-centered planning</td>
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<tr>
<td>6257-S</td>
<td>Security guard licenses</td>
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<tr>
<td>6262-S</td>
<td>Workers’ comp applications</td>
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<td>Disability pension options</td>
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<td>6280</td>
<td>Nonprofits/property tax</td>
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<td>Parking for legally blind</td>
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<td>Performing arts/unemployment</td>
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<td>Financial literacy</td>
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<td>6308-S</td>
<td>Comm on offender programs</td>
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<td>Sex offenders</td>
</tr>
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<td>6319-S2</td>
<td>Sex offender registration</td>
</tr>
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<td>6320-S</td>
<td>Sex offender information</td>
</tr>
<tr>
<td>6322-S</td>
<td>Monitoring sex offenders</td>
</tr>
<tr>
<td>6323-S</td>
<td>Campaign finance disclosure</td>
</tr>
<tr>
<td>6325-S</td>
<td>Sex offender residences</td>
</tr>
<tr>
<td>6326-S2</td>
<td>Customized work force</td>
</tr>
<tr>
<td>6330-S</td>
<td>Trade corps fellowship prgm</td>
</tr>
<tr>
<td>6334</td>
<td>Housing finance commission</td>
</tr>
<tr>
<td>6336-S</td>
<td>Income for public assistance</td>
</tr>
<tr>
<td>6338</td>
<td>Property tax exemptions</td>
</tr>
<tr>
<td>6342</td>
<td>Municipal court judges</td>
</tr>
<tr>
<td>6344</td>
<td>Personally identifiable info</td>
</tr>
<tr>
<td>6359-S</td>
<td>Unemploymnt contribution rate</td>
</tr>
<tr>
<td>Senate Bills Passed by the Legislature</td>
<td></td>
</tr>
<tr>
<td>---------------------------------------</td>
<td></td>
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<tr>
<td>5002-S Camping resort contracts</td>
<td></td>
</tr>
<tr>
<td>5006 Aquacultural products</td>
<td></td>
</tr>
<tr>
<td>5034-S Campaign funding</td>
<td></td>
</tr>
<tr>
<td>5035-S Forensic pathology</td>
<td></td>
</tr>
<tr>
<td>5038-S Failure to yield</td>
<td></td>
</tr>
<tr>
<td>5039 Milk and milk products</td>
<td></td>
</tr>
<tr>
<td>5042-S Statute of limits/felonies</td>
<td></td>
</tr>
<tr>
<td>5044 Rural pblc hospital district</td>
<td></td>
</tr>
<tr>
<td>5045 Title insurance companies</td>
<td></td>
</tr>
<tr>
<td>5046 Ethics complaints</td>
<td></td>
</tr>
<tr>
<td>5048 Tobacco product sampling</td>
<td></td>
</tr>
<tr>
<td>5049 Mold in residential units</td>
<td></td>
</tr>
<tr>
<td>5052-S Uniform estate tax act</td>
<td></td>
</tr>
<tr>
<td>5053 Parenting plans</td>
<td></td>
</tr>
<tr>
<td>5056-S2 Archaeology &amp; history</td>
<td></td>
</tr>
<tr>
<td>5058-S Vehicle fuel tx payment date</td>
<td></td>
</tr>
<tr>
<td>5060-S Traffic safety cameras</td>
<td></td>
</tr>
<tr>
<td>5064-S Electronic medical records</td>
<td></td>
</tr>
<tr>
<td>5065-S Injuries from health care</td>
<td></td>
</tr>
<tr>
<td>5085-S Child car seats</td>
<td></td>
</tr>
<tr>
<td>5087 Community college faculty</td>
<td></td>
</tr>
<tr>
<td>5089 Off-road vehicle noise</td>
<td></td>
</tr>
</tbody>
</table>
5092-S Beginning farmers loan prgrm
5094 Conservatn dstrct assessment
5097-S Public works/apprenticeship
5101-S Renewable energy incentives
5105-S WTUC certification
5110 Regional trans planning orgs
5111-S2 Solar energy systems
5112-S Veterans' benefits
5121-S Air transportation needs
5127 Victims of human trafficking
5135 Vlntr firefghtrs & officers
5136 Fire protection districts
5139-S Tolling authority
5140-S Surplus funds of candidates
5142 Elevators & warehouses
5145-S Boater safety & education
5146-S Quality improvement comm
5148 Slander of a woman
5150-S Marine pilots
5151-S Metropolitan park district
5154-S2 Historical prprty tx exmptn
5158-S Uniform health care info act
5161-S Accident reports
5168 Voluntr ambulance personnel
5173-S Uniform mediation act
5175 International companies
5176-S CTED programs
5177-S Trans benefit district
5178-S Specialty hospitals
5179 Forest health study
5180 Economic finance authority
5181 Vehicle parts
5182-S Cemetery interment space
5186-S Physical activity
5190-S Commercial feed
5194 Longshore & harbor workers
5196 Emplyr-owned life insurance
5198 Medicare supplemental insrnc
5204-S Chattel liens
5207-S Ports providing pilots
5213-S2 TANF & WorkFirst
5227-S Wildlife harvest reports
5230-S Wildlife license plate
5232 Turkey tags
5236-S Prevaling wage program
5242-S Inmates possessing weapons
5254 Legislative youth council
5256-S Misdemeanors
5266-S Customer financial transactn
5267 State patrol officers
5268 Water-sewer districts
5274 Real estate appraisers
5285-S Water quality development
5289-S Running start program
5290-S Theft of livestock
5305-S Mercury-containing vaccines
5308-S Child abuse reporting
5309-S Sexual misconduct with minor
5311 Autism task force
5316-S Parks & rec license plates
5317-S Insurance comm examinations
5321 Vehicle owners' addresses
5330 Economic development grants
5332 Dr. Martin Luther King, Jr.
5340 Military department accounts
5347 Nursing home temp managers
5348-S Electrical appliance repair
5354 Flood control zone districts
5355 Salmon & steelhead recovery
5356 State route 290
5358 Speech-language pathologists
5370-S2 Economic dev strategic acct
5381 Academy of sciences
5385-S Invasive species council
5391 Tricare sup insurance policy
5395-S Voting devices/paper records
5396-S Habitat conservation prgrms
5406-S Medicare
5414-S Aviation fees and taxes
5415-S Military borrowers
5418 Credit reports
5423 Special license plates
5424 WA lighthouse license plate
5432-S Oil spill oversight council
5433 Judicial conduct commission
5439 Gubernatorial appointees
5441-S2 Education finance study
5449-S Model toxics control
5453 Amber alert system
5454-S2 Court operations
5461 Costs of incarceration
5463-S Recreational vehicles
5470-S Prescription importation
5471-S Prescription purchasing
5477 Exceptional sentences
5479-S Landlord/tenant act
5488-S Fruit and veg district fund
5492-S Hospital reporting
5497-S Terminally ill(retirement
5499-S Election reform
5501 Juvenile court hiring
5506-S Credit card marketing
5509-S Green buildings
5513 Transportation agencies
5518 Licensing subagent fees
5522 Purchasing service credit
5535-S Optometry
5539-S Veterans conservation corps
5552-S School employment applicants
5558-S Prescription drug foundation
5563 Women's contribution in WWII
<p>| 5564 | Manual of election laws | 5869 | Fish planting |
| 5565 | Out-of-state voters' info | 5872-S | Family/children's department |
| 5577-S | Relocation assistance | 5898 | Postpartum depression |
| 5581-S2 | Life sciences research | 5899-S | Background checks |
| 5582 | Sexually violent predators | 5902-S | Entrepreneurial development |
| 5583 | Older child victims of abuse | 5914-S | Salmon recovery funding brd |
| 5584-S | Rental cars | 5916-S2 | Alternative fuel vehicles |
| 5589 | Agricultural land | 5922-S | Child abuse and neglect |
| 5599-S | Nursing work force | 5926 | Advanced college payment |
| 5602-S | Livestock nutrients | 5939-S | Victims of identity theft |
| 5606 | Activation of national guard | 5948 | Unclaimed property |
| 5610-S | Salmon recovery | 5951-S | Horse racing lic disclosure |
| 5615-S | LEOFFRS disability allowance | 5952-S | Horse race/person transport |
| 5620-S | Open space plans | 5953-S | Horse racing handicapping |
| 5623-S | Regional transit authority | 5957 | Self-funded ins escrow acct |
| 5631-S | Inmate work programs | 5962 | Agricultural practices |
| 5644-S | Driver's license suspension | 5966 | Vehicle immobilization |
| 5654-S | Criminal justice officials | 5969-S | State fuel tax distributions |
| 5663-S2 | Agricultural burning | 5974 | Opiate treatment programs |
| 5664-S | Teachers' skills | 5977 | We love our pets lic plate |
| 5676-S | Oil spill management | 5979 | Search &amp; rescue dogs |
| 5692-S | Tax refund loans | 5983-S | Certification of teachers |
| 5699-S | Aquatic invasive species | 5992-S | Ind injury 2nd injury fund |
| 5701 | Regional law libraries | 5993 | Crime victims' compensation |
| 5707 | Women's history consortium | 5997-S | Out-of-state banks |
| 5708-S | Epinephrine | 5999-S | Parking &amp; business imprvmt |
| 5709-S | Vehicle license renewal fees | 6003 | Commute reduction tx credit |
| 5713 | Multiple-unit housing | 6012 | Parking &amp; bus imprvmt areas |
| 5714 | Breast &amp; cervical cancer | 6014-S | Industrial insurance claims |
| 5717-S2 | K-12 skill centers | 6022-S | Public building contract/ins |
| 5719-S | Community commitment | 6033 | Dungeness crab |
| 5720-S | Broadcasting | 6037-S | Development of rural areas |
| 5729-S | Ferry fares | 6043-S | Personal info security |
| 5732-S | Education boards | 6050-S | Financial asst/local gov |
| 5733 | Mandatory arbitration | 6059 | Sick leave pools |
| 5736-S | Air ambulance services | 6064-S | Homeowners' associations |
| 5743-S | Voter registration | 6078-S | State expenditure limits |
| 5752-S | Funeral services | 6090-S | Operating budget 2005-07 |
| 5763-S2 | Mental disorder treatment | 6091-S | Trans budget 2005-07 |
| 5765-S | Dungeness crab fishery lic | 6094-S | Capital budget |
| 5767-S | Housing for the homeless | 6096 | Education funding |
| 5775-S | Small city &amp; town streets | 6097 | Other tobacco products tax |
| 5782-S2 | Linked deposit program | 6103-S | Transportation revenue |
| 5788-S | Recycling | 6106-S | Health info/law enforcement |
| 5794 | Puyallup Tribe/cigarette tax | 6121 | Fiscal matters T.O. |
| 5806-S | Child care services | 6141-S | Wind turbine facilities |
| 5809 | Youth courts | 6144-S | Sex offender registration |
| 5828-S | Digital or online learning | 6151-S | Aquifer levels |
| 5831 | Well construction | 6152 | Public disclosure violations |
| 5832-S | National park fund lic plate | 6159 | Fishing for albacore tuna |
| 5833 | Gonzaga U license plates | 6161-S | Group fishing permits |
| 5838-S | Hepatitis C treatments | 6168-S | Business development |
| 5841-S | Asthma | 6169 | Homeowners’ associations |
| 5850-S | Definition of sick leave | 6172-S2 | Sex offenders |
| 5857 | Nonprofit comm health center | 6175-S2 | Surface mining |
| 5862-S | Association of WA generals | 6185-S | Family &amp; medical leave act |</p>
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Bill Title</th>
<th>Bill Number</th>
<th>Bill Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>6188-S</td>
<td>Prostate cancer screening</td>
<td>6427-S</td>
<td>Comprehensive plans</td>
</tr>
<tr>
<td>6189-S</td>
<td>Hospital billing information</td>
<td>6428-S</td>
<td>Electronic product recycling</td>
</tr>
<tr>
<td>6193-S2</td>
<td>Health profession work force</td>
<td>6429</td>
<td>Native American information</td>
</tr>
<tr>
<td>6194</td>
<td>Multicultural edu/health</td>
<td>6439-S</td>
<td>Coastal crab fisheries</td>
</tr>
<tr>
<td>6196-S</td>
<td>State board of health</td>
<td>6441-S</td>
<td>Distraint of personal prprt</td>
</tr>
<tr>
<td>6197-S2</td>
<td>Health disparities council</td>
<td>6453</td>
<td>Minimum monthly benefit</td>
</tr>
<tr>
<td>6208</td>
<td>Session law publication</td>
<td>6459-S2</td>
<td>Community-based health care</td>
</tr>
<tr>
<td>6223-S</td>
<td>Derelict/abandoned vehicles</td>
<td>6460-S2</td>
<td>Crime with sexual motivation</td>
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<tr>
<td>6225-S</td>
<td>Domestic water pumping syst</td>
<td>6463</td>
<td>Limited liability companies</td>
</tr>
<tr>
<td>6230-S</td>
<td>Public facilities districts</td>
<td>6473-S</td>
<td>Telecommunications companies</td>
</tr>
<tr>
<td>6231</td>
<td>Private air ambulances</td>
<td>6475-S</td>
<td>Cert of academic achievement</td>
</tr>
<tr>
<td>6234-S</td>
<td>Insurance fraud program</td>
<td>6480-S2</td>
<td>Apprenticeship utilization</td>
</tr>
<tr>
<td>6236</td>
<td>Election dates &amp; deadlines</td>
<td>6504</td>
<td>Public hospital districts</td>
</tr>
<tr>
<td>6239-S2</td>
<td>Controlled substances</td>
<td>6508-S</td>
<td>Renewable fuel</td>
</tr>
<tr>
<td>6241-S</td>
<td>Trans budget 2006 supp</td>
<td>6512-S</td>
<td>Truck stop air quality</td>
</tr>
<tr>
<td>6244-S</td>
<td>Oil spill prevention</td>
<td>6519-S</td>
<td>Sex offender registration</td>
</tr>
<tr>
<td>6246-S</td>
<td>Lieutenant governor</td>
<td>6527-S</td>
<td>Milwaukee road trail</td>
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<tr>
<td>6247-S</td>
<td>Local motor vehicle tax</td>
<td>6528-S</td>
<td>Roadside tire chain business</td>
</tr>
<tr>
<td>6248</td>
<td>Drainage &amp; diking works</td>
<td>6531</td>
<td>Limited liability companies</td>
</tr>
<tr>
<td>6255-S</td>
<td>Student-centered planning</td>
<td>6533-S</td>
<td>Syrup taxes</td>
</tr>
<tr>
<td>6257-S</td>
<td>Security guard licenses</td>
<td>6537</td>
<td>Shipment of wine</td>
</tr>
<tr>
<td>6264</td>
<td>Disability pension options</td>
<td>6539</td>
<td>Alcoholic beverage licenses</td>
</tr>
<tr>
<td>6280</td>
<td>Nonprofits/property tax</td>
<td>6540-S</td>
<td>Processing liquor licenses</td>
</tr>
<tr>
<td>6287-S</td>
<td>Parking for legally blind</td>
<td>6541</td>
<td>Tobacco master settlement</td>
</tr>
<tr>
<td>6308-S</td>
<td>Comm on offender programs</td>
<td>6545</td>
<td>Vehicle license plates</td>
</tr>
<tr>
<td>6319-S2</td>
<td>Sex offender registration</td>
<td>6549</td>
<td>Commercial vehicles</td>
</tr>
<tr>
<td>6320-S</td>
<td>Sex offender information</td>
<td>6552-S</td>
<td>Commercial driver's licenses</td>
</tr>
<tr>
<td>6323-S</td>
<td>Campaign finance disclosure</td>
<td>6555-S</td>
<td>Special purpose districts</td>
</tr>
<tr>
<td>6325-S</td>
<td>Sex offender residences</td>
<td>6558-S2</td>
<td>Motion picture industry</td>
</tr>
<tr>
<td>6326-S2</td>
<td>Customized work force</td>
<td>6566-S</td>
<td>Commute trip reduction</td>
</tr>
<tr>
<td>6330-S</td>
<td>Trade corps fellowship prgm</td>
<td>6568</td>
<td>Animal fighting</td>
</tr>
<tr>
<td>6338</td>
<td>Property tax exemptions</td>
<td>6570-S</td>
<td>Retail installment contracts</td>
</tr>
<tr>
<td>6359-S</td>
<td>Unemploymnt contribution rate</td>
<td>6571-S</td>
<td>Motor vehicle dealers</td>
</tr>
<tr>
<td>6362-S</td>
<td>Voter registration</td>
<td>6572-S</td>
<td>Landlord-tenant act</td>
</tr>
<tr>
<td>6364</td>
<td>Recreational vehicles</td>
<td>6576</td>
<td>Sex offender information</td>
</tr>
<tr>
<td>6365-S</td>
<td>Weighing &amp; measuring devices</td>
<td>6580-S</td>
<td>Sex &amp; kidnapping offenders</td>
</tr>
<tr>
<td>6366-S</td>
<td>Pandemic influenza</td>
<td>6581-S2</td>
<td>Columbia river basin</td>
</tr>
<tr>
<td>6368</td>
<td>Nursing facility bed tax</td>
<td>6596</td>
<td>Washington corporations</td>
</tr>
<tr>
<td>6369-S</td>
<td>Small water systems</td>
<td>6597-S</td>
<td>Trusts and estates</td>
</tr>
<tr>
<td>6371</td>
<td>Dead animal disposal</td>
<td>6606</td>
<td>Edu interpreters for hearing</td>
</tr>
<tr>
<td>6373</td>
<td>Boarding homes</td>
<td>6613-S</td>
<td>Internet gambling</td>
</tr>
<tr>
<td>6376</td>
<td>Livestock inspection fees</td>
<td>6617-S</td>
<td>Farms plans</td>
</tr>
<tr>
<td>6377-S</td>
<td>Milk sales</td>
<td>6618-S</td>
<td>High school assessments</td>
</tr>
<tr>
<td>6382-S</td>
<td>Equine industry</td>
<td>6630-S2</td>
<td>Threatening individuals</td>
</tr>
<tr>
<td>6384-S</td>
<td>Capital budget 2006 supp</td>
<td>6635-S</td>
<td>Adoption</td>
</tr>
<tr>
<td>6386-S</td>
<td>Operating budget 2006</td>
<td>6637</td>
<td>Adult family home providers</td>
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<tr>
<td>6391-S</td>
<td>Long-term care settings</td>
<td>6658</td>
<td>Mental health counselors</td>
</tr>
<tr>
<td>6396-S</td>
<td>Sick leave/part-time faculty</td>
<td>6661</td>
<td>Beer commission</td>
</tr>
<tr>
<td>6401-S</td>
<td>Charter licenses</td>
<td>6670-S</td>
<td>Court filing fees</td>
</tr>
<tr>
<td>6406-S</td>
<td>Assault of child/second deg</td>
<td>6671-S</td>
<td>Professional employer org</td>
</tr>
<tr>
<td>6411</td>
<td>Collective bargaining</td>
<td>6674</td>
<td>Tacoma Narrows bridge</td>
</tr>
<tr>
<td>6412</td>
<td>Superior court judges</td>
<td>6676-S</td>
<td>Vehicle reports of sale</td>
</tr>
<tr>
<td>6415</td>
<td>Driver's exam/interpreters</td>
<td>6679-S</td>
<td>Train speeds</td>
</tr>
<tr>
<td>6416</td>
<td>Pyramid promotional schemes</td>
<td>6680</td>
<td>Driver's licenses</td>
</tr>
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<td>6417-S</td>
<td>Sexual conduct with animal</td>
<td>6686-S</td>
<td>Local sales and use tax</td>
</tr>
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<td>6418</td>
<td>Dental hygienist license</td>
<td>6717-S</td>
<td>Criminal background checks</td>
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<td>Criminal history record info</td>
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<td>6723</td>
<td>LEOFFRS killed at work</td>
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<td>Regional trans planning orgs</td>
</tr>
<tr>
<td>6731</td>
<td>Sellers of travel</td>
<td></td>
<td>Solar energy systems</td>
</tr>
<tr>
<td>6741</td>
<td>Services to children</td>
<td></td>
<td>Veterans’ benefits</td>
</tr>
<tr>
<td>6751</td>
<td>Hazards to motorcycles</td>
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<td>Air transportation needs</td>
</tr>
<tr>
<td>6761</td>
<td>National guard scholarship</td>
<td></td>
<td>Victims of human trafficking</td>
</tr>
<tr>
<td>6771</td>
<td>Criminal trespass/children</td>
<td></td>
<td>Vfnr firefghtrs &amp; officers</td>
</tr>
<tr>
<td>6781</td>
<td>Sale of telephone records</td>
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<td>Fire protection districts</td>
</tr>
<tr>
<td>6791</td>
<td>Environmental remediation</td>
<td></td>
<td>Towing authority</td>
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<td>6799</td>
<td>Passenger ferry service</td>
<td></td>
<td>Surplus funds of candidates</td>
</tr>
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<td>6801</td>
<td>Ferries/liquor licenses</td>
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<td>Elevators &amp; warehouses</td>
</tr>
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<td>Persons with mental disorder</td>
<td></td>
<td>Boater safety &amp; education</td>
</tr>
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<td>6821</td>
<td>Transportation governance</td>
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<td>Quality improvement comm</td>
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<td>6831</td>
<td>Air pollution control boards</td>
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<td>6841</td>
<td>Domestic water users</td>
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<td>Cemetery districts</td>
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<td>Metropolitan park district</td>
</tr>
<tr>
<td>6861</td>
<td>Distribution of beer &amp; wine</td>
<td></td>
<td>Historical prprty tx exemptions</td>
</tr>
<tr>
<td>6871</td>
<td>Public transit services</td>
<td></td>
<td>Uniform health care info act</td>
</tr>
<tr>
<td>6881</td>
<td>Transportation accounts</td>
<td></td>
<td>Accident reports</td>
</tr>
<tr>
<td>6889</td>
<td>Energy efficiency</td>
<td></td>
<td>Volunr ambulance personnel</td>
</tr>
<tr>
<td>6891</td>
<td>Mobile/manufactured homes</td>
<td></td>
<td>Biotoxin testing funds</td>
</tr>
<tr>
<td>6901</td>
<td>Domestic water users</td>
<td></td>
<td>Uniform mediation act</td>
</tr>
<tr>
<td>6911</td>
<td>Pilotage training program</td>
<td></td>
<td>International companies</td>
</tr>
<tr>
<td>6921</td>
<td>Timber tax incentives</td>
<td></td>
<td>CTED programs</td>
</tr>
<tr>
<td>6931</td>
<td>Unemployment insurance</td>
<td></td>
<td>Trans benefit district</td>
</tr>
<tr>
<td>6941</td>
<td>State funding stabilization</td>
<td></td>
<td>Specialty hospitals</td>
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<tr>
<td>6951</td>
<td>State water users</td>
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5902-S Entrepreneurial development 6196-S State board of health
5914-S Salmon recovery funding brd 6197-S2 Health disparities council
5916-S2 Alternative fuel vehicles 6208 Session law publication
5922-S Child abuse and neglect 6223-S Derelict/abandoned vehicles
5926 Advanced college payment 6225-S Domestic water pumping syst
5939-S Victims of identity theft 6230-S Public facilities districts
5948 Unclaimed property 6231 Private air ambulances
5951-S Horse racing lic disclosure 6234-S Insurance fraud program
5952-S Horse race/person transport 6236 Election dates & deadlines
5953-S Horse racing handicapping 6239-S2 Controlled substances
5957 Self-funded ins escrow acct 6241-S Trans budget 2006 supp
5962 Agricultural practices 6244-S Oil spill prevention
5966 Vehicle immobilization 6246-S Lieutenant governor
5969-S State fuel tax distributions 6247-S Local motor vehicle tax
5974 Opiate treatment programs 6248 Drainage & diking works
5977 We love our pets lic plate 6255-S Student-centered planning
5979 Search & rescue dogs 6257-S Security guard licenses
5983-S Certification of teachers 6264 Disability pension options
5992-S Ind injury 2nd injury fund 6280 Nonprofits/property tax
5993 Crime victims' compensation 6287-S Parking for legally blind
5997-S Out-of-state banks 6308-S Comm on offender programs
5999-S Parking & business imprvmnt 6319-S2 Sex offender registration
6003 Commute reduction tx credit 6320-S Sex offender information
6012 Parking & bus imprvmnt areas 6323-S Campaign finance disclosure
6014-S Industrial insurance claims 6325-S Sex offender residences
6022-S Public building contract/ins 6326-S2 Customized work force
6033 Dungeness crab 6330-S Trade corps fellowship prgm
6037-S Development of rural areas 6338 Property tax exemptions
6043-S Personal info security 6359-S Unemplymnt contribution rate
6050-S Financial asst/local gov 6362-S Voter registration
6059 Sick leave pools 6364 Recreational vehicles
6064-S Homeowners' associations 6365-S Weighing & measuring devices
6078-S State expenditure limits 6366-S Pandemic influenza
6090-S Operating budget 2005-07 6368 Nursing facility bed tax
6091-S Trans budget 2005-07 6369-S Small water systems
6094-S Capital budget 6371 Dead animal disposal
6096 Education funding 6373 Boarding homes
6097 Other tobacco products tax 6376 Livestock inspection fees
6103-S Transportation revenue 6377-S Milk sales
6106-S Health info/law enforcement 6382-S Equine industry
6121 Fiscal matters T.O. 6384-S Capital budget 2006 supp
6141-S Wind turbine facilities 6386-S Operating budget 2006
6144-S Sex offender registration 6391-S Long-term care settings
6151-S Aquifer levels 6396-S Sick leave/part-time faculty
6152 Public disclosure violations 6401-S Charter licenses
6159 Fishing for albacore tuna 6406-S Assault of child/second deg
6161-S Group fishing permits 6411 Collective bargaining
6168-S Business development 6412 Superior court judges
6169 Homeowners' associations 6415 Driver's exam/interpreters
6172-S2 Sex offenders 6416 Pyramid promotional schemes
6175-S2 Surface mining 6417-S Sexual conduct with animal
6185-S Family & medical leave act 6418 Dental hygienist license
6188-S Prostate cancer screening 6427-S Comprehensive plans
6189-S Hospital billing information 6428-S Electronic product recycling
6193-S2 Health profession work force 6429 Native American information
6194 Multicultural edu/health 6439-S Coastal crab fisheries
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<td>Crime with sexual motivation</td>
<td>6776-S</td>
<td>Sale of telephone records</td>
</tr>
<tr>
<td>6463</td>
<td>Limited liability companies</td>
<td>6781-S</td>
<td>Environmental remediation</td>
</tr>
<tr>
<td>6473-S</td>
<td>Telecommunications companies</td>
<td>6787-S</td>
<td>Passenger ferry service</td>
</tr>
<tr>
<td>6475-S</td>
<td>Cert of academic achievement</td>
<td>6791-S</td>
<td>Ferries/liquor licenses</td>
</tr>
<tr>
<td>6480-S2</td>
<td>Apprenticeship utilization</td>
<td>6793-S2</td>
<td>Persons with mental disorder</td>
</tr>
<tr>
<td>6504</td>
<td>Public hospital districts</td>
<td>6800-S</td>
<td>Transportation governance</td>
</tr>
<tr>
<td>6508-S</td>
<td>Renewable fuel</td>
<td>6802-S</td>
<td>Air pollution control boards</td>
</tr>
<tr>
<td>6512-S</td>
<td>Truck stop air quality</td>
<td>6806-S</td>
<td>Domestic violence</td>
</tr>
<tr>
<td>6519-S</td>
<td>Sex offender registration</td>
<td>6816</td>
<td>Cemetery districts</td>
</tr>
<tr>
<td>6527-S</td>
<td>Milwaukee road trail</td>
<td>6823-S2</td>
<td>Distribution of beer &amp; wine</td>
</tr>
<tr>
<td>6528-S</td>
<td>Roadside tire chain business</td>
<td>6826</td>
<td>Public transit services</td>
</tr>
<tr>
<td>6531</td>
<td>Limited liability companies</td>
<td>6839-S</td>
<td>Transportation accounts</td>
</tr>
<tr>
<td>6533-S</td>
<td>Syrup taxes</td>
<td>6840-S</td>
<td>Energy efficiency</td>
</tr>
<tr>
<td>6537</td>
<td>Shipment of wine</td>
<td>6851-S</td>
<td>Mobile/manufactured homes</td>
</tr>
<tr>
<td>6539</td>
<td>Alcoholic beverage licenses</td>
<td>6861</td>
<td>Domestic water users</td>
</tr>
<tr>
<td>6540-S</td>
<td>Processing liquor licenses</td>
<td>6870-S</td>
<td>Pilotage training program</td>
</tr>
<tr>
<td>6541</td>
<td>Tobacco master settlement</td>
<td>6874-S</td>
<td>Timber tax incentives</td>
</tr>
<tr>
<td>6545</td>
<td>Vehicle license plates</td>
<td>6885-S</td>
<td>Unemployment insurance</td>
</tr>
<tr>
<td>6549</td>
<td>Commercial vehicles</td>
<td>6896-S</td>
<td>State funding stabilization</td>
</tr>
<tr>
<td>6552-S</td>
<td>Commercial driver's licenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6555-S</td>
<td>Special purpose districts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6558-S2</td>
<td>Motion picture industry</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6566-S</td>
<td>Commute trip reduction</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6568</td>
<td>Animal fighting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6570-S</td>
<td>Retail installment contracts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6571-S</td>
<td>Motor vehicle dealers</td>
<td></td>
<td></td>
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<tr>
<td>6572-S</td>
<td>Landlord-tenant act</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6576</td>
<td>Sex offender information</td>
<td></td>
<td></td>
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<tr>
<td>6580-S</td>
<td>Sex &amp; kidnapping offenders</td>
<td></td>
<td></td>
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<tr>
<td>6581-S2</td>
<td>Columbia river basin</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6596</td>
<td>Washington corporations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6597-S</td>
<td>Trusts and estates</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6606</td>
<td>Edu interpreters for hearing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6613-S</td>
<td>Internet gambling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6617-S</td>
<td>Farms plans</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6618-S</td>
<td>High school assessments</td>
<td></td>
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<tr>
<td>6630-S2</td>
<td>Threatening individuals</td>
<td></td>
<td></td>
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<tr>
<td>6635-S</td>
<td>Adoption</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6637</td>
<td>Adult family home providers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6658</td>
<td>Mental health counselors</td>
<td></td>
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</tr>
<tr>
<td>6661</td>
<td>Beer commission</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6670-S</td>
<td>Court filing fees</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6671-S</td>
<td>Professional employer org</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6674</td>
<td>Tacoma Narrows bridge</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6676-S</td>
<td>Vehicle reports of sale</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6679-S</td>
<td>Train speeds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6680</td>
<td>Driver's licenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6686-S</td>
<td>Local sales and use tax</td>
<td></td>
<td></td>
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<tr>
<td>6717-S</td>
<td>Criminal background checks</td>
<td></td>
<td></td>
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<tr>
<td>6720</td>
<td>Criminal history record info</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6723</td>
<td>LEOFFRS killed at work</td>
<td></td>
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</tr>
<tr>
<td>6731</td>
<td>Sellers of travel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6741</td>
<td>Services to children</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Senate Bills Failed to Pass the Senate**

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Bill Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>5219-S</td>
<td>Primary dates</td>
</tr>
<tr>
<td>5997-S</td>
<td>Out-of-state banks</td>
</tr>
</tbody>
</table>

**Senate Bills Failed to Pass the House**

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Bill Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>6078-S</td>
<td>State expenditure limits</td>
</tr>
<tr>
<td>6103-S</td>
<td>Transportation revenue</td>
</tr>
</tbody>
</table>

**Senate Joint Memorials Passed by the Senate**

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Bill Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>8000</td>
<td>Ice age floods trail</td>
</tr>
<tr>
<td>8010-S</td>
<td>Canadian cattle and beef</td>
</tr>
<tr>
<td>8014</td>
<td>Social security</td>
</tr>
<tr>
<td>8018-S</td>
<td>Bonneville Power Admin</td>
</tr>
<tr>
<td>8019</td>
<td>Federal-state intnl trade</td>
</tr>
<tr>
<td>8039</td>
<td>Medicare modernization act</td>
</tr>
</tbody>
</table>

**Senate Joint Resolutions Passed by the Senate**

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Bill Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>8206</td>
<td>Inmate labor</td>
</tr>
<tr>
<td>8207</td>
<td>Judicial conduct commission</td>
</tr>
</tbody>
</table>

**Senate Joint Resolutions Failed to Pass the Senate**

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Bill Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>8202-S</td>
<td>School district levies</td>
</tr>
</tbody>
</table>
### Senate Concurrent Resolutions Adopted by the Senate

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>8400</td>
<td>Cutoff dates 2005 regular</td>
</tr>
<tr>
<td>8407</td>
<td>Offshore outsourcing</td>
</tr>
<tr>
<td>8410</td>
<td>Cutoff date exemption</td>
</tr>
<tr>
<td>8411</td>
<td>Bills to house of origin</td>
</tr>
<tr>
<td>8413</td>
<td>Adjourning Sine Die</td>
</tr>
<tr>
<td>8414</td>
<td>Cutoff dates 2006 session</td>
</tr>
<tr>
<td>8417-S</td>
<td>Gambling policy committee</td>
</tr>
<tr>
<td>8418</td>
<td>Aerospace task force</td>
</tr>
<tr>
<td>8419</td>
<td>Cutoff exemption HB 3317</td>
</tr>
<tr>
<td>8423</td>
<td>Homeowners' assoc committee</td>
</tr>
<tr>
<td>8425</td>
<td>Bills to house of origin</td>
</tr>
<tr>
<td>8426</td>
<td>Adjourning Sine Die</td>
</tr>
</tbody>
</table>

### Senate Bills with Full Vetoes

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>5194, 5340, 5347, 5719-S, 6330-S, 6369-S, 6411, 6412, 6781-S</td>
<td></td>
</tr>
</tbody>
</table>

### Senate Bills with Partial Vetoes

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
</table>

### Senate Gubernatorial Appointments

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SGA 9000</td>
<td>HAROLD ABBE, appointed August 11, 2004, for a term ending June 12, 2008, as a Member of the Columbia River Gorge Commission. -- 2005 REGULAR SESSION -- Feb 15 Referred to Natural Resources, Ocean &amp; Recreation.</td>
</tr>
<tr>
<td>SGA 9001</td>
<td>KAY ADAMSON, reappointed July 2, 2003, for a term ending July 1, 2008, as a Member of the State School for the Blind. -- 2005 REGULAR SESSION -- Feb 15 Referred to Early Learning, K-12 &amp; Higher Education. Mar 18 Public hearing in committee.</td>
</tr>
<tr>
<td>SGA 9002</td>
<td>VINCE ADDINGTON, reappointed December 3, 2004, for a term ending December 26, 2008, as a Member of the Board of Pilotage Commissioners. -- 2005 REGULAR SESSION -- Feb 15 Referred to Transportation.</td>
</tr>
<tr>
<td>SGA 9003</td>
<td>KATHARINE AKERS SHEEHAN, reappointed June 13, 2001, for a term ending June 12, 2005, as a Member of the Columbia River Gorge Bi-State Commission. -- 2005 REGULAR SESSION --</td>
</tr>
<tr>
<td>SGA 9004</td>
<td>RAUL ALMEIDA, reappointed September 26, 2003, for a term ending September 25, 2007, as a Member of the Clemency and Pardons Board. -- 2005 REGULAR SESSION -- Feb 15 Referred to Human Services &amp; Corrections.</td>
</tr>
<tr>
<td>SGA 9007</td>
<td>ASAAD AWAM, appointed January 17, 2003, for a term ending January 19, 2007, as a Member of the Board of Pharmacy. -- 2005 REGULAR SESSION -- Feb 15 Referred to Health &amp; Long-Term Care.</td>
</tr>
</tbody>
</table>
Mar 9 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9009  SALVADOR BELTRAN, JR., appointed December 4, 2003, for a term ending September 30, 2006, as a Member of the Board of Trustees, Columbia Basin Community College District No. 19.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Early Learning, K-12 & Higher Education.
Mar 24 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 7 Confirmed; yeas, 48; nays, 0; absent, 1; excused, 0.

SGA 9010  RICK S. BENDER, reappointed September 18, 2003, for a term ending June 30, 2007, as a Member of the Work Force Training and Education Coordinating Board.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Labor, Commerce, Research & Development.
Mar 21 Executive session in committee.
Mar 22 Passed to Rules.
Apr 21 Confirmed; yeas, 36; nays, 6; absent, 2; excused, 5.

SGA 9012  DOROTHY BLAKE, reappointed December 10, 2001, for a term ending December 5, 2005, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Human Services & Corrections.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Term expired.

SGA 9013  MICHAEL BLAKELY, appointed January 6, 2005, for a term ending September 30, 2009, as a Member of the Board of Trustees, Big Bend Community College District No. 18.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Early Learning, K-12 & Higher Education.
Mar 24 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Feb 5 Confirmed; yeas, 44; nays, 0; absent, 5; excused, 0.

SGA 9014  JUDY BLINN, appointed December 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, South Puget Sound Community College District No. 24.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 10 Confirmed; yeas, 40; nays, 0; absent, 2; excused, 7.

SGA 9015  REBECCA BOWERS, appointed June 21, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Early Learning, K-12 & Higher Education.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 12 Public hearing and executive action taken in committee.
Jan 16 EKHE - Majority; do confirm.
Passed to Rules.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9016  PAMELA BRADBURN, appointed February 25, 2004, for a term ending September 8, 2008, as a Member of the Public Employment Relations Commission.

-- 2005 REGULAR SESSION --
Feb 15 Referred to Labor, Commerce, Research & Development.
Apr 12 Public hearing in committee.
Apr 14 Executive session in committee.
LCRD - Majority; do confirm.
Apr 15 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9017  CAROLYN BRADLEY, appointed July 28, 2004, for a term ending May 31, 2006, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.

SGA 9018  J A BRICKER, appointed February 10, 2005, for a term ending April 3, 2008, as a Member of the State Board for Community and Technical Colleges.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 17</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Mar 18</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Mar 21</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 22</td>
<td>Confirmed; yeas, 41; nays, 0; absent, 4; excused, 4.</td>
</tr>
<tr>
<td>SGA 9019</td>
<td>DEBBIE BROOKMAN, reappointed August 15, 2003, for a term ending December 31, 2005, as a Member of the Investment Board.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Financial Institutions, Housing &amp; Consumer Protection.</td>
</tr>
<tr>
<td>Feb 23</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Feb 24</td>
<td>FHC - Majority; do confirm.</td>
</tr>
<tr>
<td>Feb 25</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Mar 9</td>
<td>Confirmed; yeas, 39; nays, 0; absent, 7; excused, 3.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Mar 29</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 22</td>
<td>Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.</td>
</tr>
<tr>
<td>SGA 9020</td>
<td>KAREN BROWN, appointed May 3, 2004, for a term ending March 26, 2007, as a Member of the Higher Education Facilities Authority.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Mar 24</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>SGA 9021</td>
<td>GORDON BUDKE, reappointed October 1, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, Eastern Washington University.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Feb 24</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Feb 28</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Mar 1</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Mar 9</td>
<td>Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.</td>
</tr>
<tr>
<td>SGA 9022</td>
<td>BEN CABILDO, appointed September 2, 2003, for a term ending June 17, 2007, as a Member of the Human Rights Commission.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Judiciary.</td>
</tr>
<tr>
<td>Mar 22</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Apr 5</td>
<td>Resigned.</td>
</tr>
<tr>
<td>SGA 9023</td>
<td>BEN CABILDO, appointed November 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Spokane and Spokane Falls Community Colleges District No. 17.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 4</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 27</td>
<td>Returned to Rules.</td>
</tr>
<tr>
<td>SGA 9024</td>
<td>PAUL R. CALDERON, reappointed October 8, 2002, for a term ending October 1, 2006, as a Member of the Small Business Export Finance Assistance Center Board of Directors.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to International Trade &amp; Economic Development.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Mar 29</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>ITED - Majority; do confirm.</td>
</tr>
<tr>
<td>Apr 4</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.</td>
</tr>
<tr>
<td>SGA 9025</td>
<td>FRANK L. CASSIDY, JR., reappointed July 16, 2003, for a term ending July 15, 2007, as a Member of the Salmon Recovery Funding Board.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Natural Resources, Ocean &amp; Recreation.</td>
</tr>
<tr>
<td>SGA 9026</td>
<td>ELLIS H. CASSON, appointed June 15, 2004, for a term ending June 17, 2009, as a Member of the Human Rights Commission.</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Judicial.</td>
</tr>
<tr>
<td>Mar 22</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 7</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.</td>
</tr>
<tr>
<td>SGA 9027</td>
<td>SANG CHAE, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Technical College District #26 (Lake Washington).</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Feb 24</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Feb 28</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Mar 1</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Mar 9</td>
<td>Confirmed; yeas, 41; nays, 0; absent, 0; excused, 8.</td>
</tr>
<tr>
<td>SGA 9028</td>
<td>REBECCA CHAFFEE, appointed July 22, 2004, for a term ending September 30, 2007, as a Member of the Board of Trustees, Community College District No. 2 (Grays Harbor College).</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Mar 18</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Mar 22</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Apr 5</td>
<td>Resigned.</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tr>
<td>Jan 9</td>
<td>By resolution, reintroduced and retained in present status.</td>
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<tr>
<td>Feb 2</td>
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<tr>
<td>Feb 22</td>
<td>Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.</td>
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<tr>
<td>SGA 9024</td>
<td>-- 2005 REGULAR SESSION --</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to International Trade &amp; Economic Development.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Mar 29</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>ITED - Majority; do confirm.</td>
</tr>
<tr>
<td>Apr 4</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.</td>
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<tr>
<td>SGA 9025</td>
<td>-- 2005 REGULAR SESSION --</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Natural Resources, Ocean &amp; Recreation.</td>
</tr>
<tr>
<td>SGA 9026</td>
<td>-- 2005 REGULAR SESSION --</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Judicial.</td>
</tr>
<tr>
<td>Mar 22</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 7</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Placed on confirmation calendar.</td>
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<tr>
<td>Apr 24</td>
<td>Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.</td>
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<td>SGA 9027</td>
<td>-- 2005 REGULAR SESSION --</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Feb 24</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Feb 28</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Mar 1</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Mar 9</td>
<td>Confirmed; yeas, 41; nays, 0; absent, 0; excused, 8.</td>
</tr>
<tr>
<td>SGA 9028</td>
<td>-- 2005 REGULAR SESSION --</td>
</tr>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Mar 18</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Mar 22</td>
<td>EKHE - Majority; do confirm.</td>
</tr>
<tr>
<td>Apr 5</td>
<td>Resigned.</td>
</tr>
</tbody>
</table>
SGA 9029
NOBIE CHAN, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Seattle, South Seattle and North Seattle Community Colleges District No. 6.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 43; nays, 0; absent, 2; excused, 4.

SGA 9030
WILLIAM H. CHAPMAN, appointed December 15, 2004, for a term ending December 31, 2007, as a Member of the Interagency Committee for Outdoor Recreation.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.

SGA 9031
PAUL CHILES, appointed November 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Bellevue Community College District No. 8.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

SGA 9032
BARBARA CLARKSON, appointed July 1, 2004, for a term ending September 30, 2008, as a Member of the Board of Trustees, South Puget Sound Community College District No. 24.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 18 Confirmed; yeas, 41; nays, 0; absent, 2; excused, 6.

SGA 9033
CAROL COAR, appointed August 30, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 43; nays, 0; absent, 2; excused, 4.

SGA 9034
DENISE COLLEY, appointed September 8, 2004, for a term ending July 1, 2009, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Judiciary.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 18 Confirmed; yeas, 41; nays, 0; absent, 2; excused, 6.

SGA 9035
JERALITA COSTA, appointed September 13, 2004, for a term ending April 15, 2005, as a Member of the Indeterminate Sentence Review Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Judiciary.
Mar 22 Executive session in committee.
Apr 5 Public hearing in committee.
Apr 6 Executive session in committee.
JUD - Majority; do confirm.
Apr 6 Passed to Rules.
Apr 8 Placed on confirmation calendar.
Apr 18 Confirmed; yeas, 41; nays, 0; absent, 2; excused, 6.

SGA 9036
LEE CRESSMAN, reappointed February 10, 2005, for a term ending September 30, 2009, as a Member of the Board of Trustees, Bellevue Community College District No. 8.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 39; nays, 0; absent, 6; excused, 4.

SGA 9037
R. GARY CULBERT, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Columbia Basin Community College District No. 19.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 24 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 5 Made eligible to be placed on second reading.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 7 Confirmed; yeas, 48; nays, 0; absent, 1; excused, 0.

SGA 9038 KAREN DAUBERT, reappointed December 15, 2004, for a term ending December 31, 2007, as a Member of the Interagency Committee for Outdoor Recreation.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.
Feb 20 Public hearing in committee.

SGA 9039 CHARLES DAVIS, reappointed January 25, 2002, for a term ending December 26, 2005, as a Member of the Board of Pilotage Commissioners.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

SGA 9040 BONITA K. DECKER, reappointed December 19, 2003, for a term ending July 1, 2008, as a Member of the Board of Trustee, State School for the Deaf.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 45; nays, 0; absent, 1; excused, 3.

SGA 9041 CECILIA DELUNA-GAETA, appointed July 25, 2003, for a term ending March 26, 2008, as a Member of the Board of Trustees, Centralia Community College District No. 12.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 8 Confirmed; yeas, 45; nays, 0; absent, 2; excused, 3.

SGA 9042 FRANKLIN DAY DEVAUL, JR., appointed November 3, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Centralia Community College District No. 12.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 10 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9043 CALHOUN DICKINSON, appointed August 26, 2003, for a term ending June 17, 2005, as a Member of the Industrial Insurance Appeals Board.

-- 2005 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 13 Term expired.

SGA 9044 DONNA DOCKTER, reappointed January 17, 2003, for a term ending January 19, 2007, as a Member of the Board of Pharmacy.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Health & Long-Term Care.

SGA 9045 DENNIS A. DUNCAN, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Peninsula Community College District No. 1.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 16 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

SGA 9046 PHILIP EATON, appointed November 1, 2004, for a term ending March 26, 2008, as a Member of the Higher Education Facilities Authority.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.

SGA 9047 DAVID R. EDWARDS, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Tacoma Community College District No. 22.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 8 Confirmed; yeas, 45; nays, 0; absent, 2; excused, 2.

SGA 9048 THOMAS L. EGAN, reappointed July 1, 2003, for a term ending June 17, 2009, as Chair of the Board of Industrial Insurance Appeals.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Labor, Commerce, Research & Development.
Mar 21 Executive session in committee.
LCRD - Majority; do confirm.
Mar 22 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 23 Confirmed; yeas, 44; nays, 0; absent, 5; excused, 0.
SGA 9049  ROGER ERSKINE, appointed June 1, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 12 Public hearing and executive action taken in committee.
Jan 16 EKHE - Majority; do confirm.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9050  JOHN FABIAN, appointed October 15, 2004, for a term ending September 30, 2009, as a Member of the Board of Regents, Washington State University.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 21 Public hearing in committee.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Resigned.

SGA 9051  MICKEY FEARN, appointed October 9, 2003, for a term ending December 31, 2008, as a Member of the Parks and Recreation Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.
Apr 19 Executive session in committee.
Apr 20 Passed to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Feb 28 Confirmed; yeas, 49; nays, 0; absent, 0; excused, 0.

SGA 9052  FRANK E. FENNERTY, JR., reappointed February 8, 2002, for a term ending June 17, 2007, as a Member of the Board of Industrial Insurance Appeals.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Labor, Commerce, Research & Development.
Mar 21 Executive session in committee.
Mar 22 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 24 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

SGA 9053  ANNABELLE FITTS, appointed January 27, 2004, for a term ending July 1, 2007, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.

SGA 9054  STANLEY L.K. FLEMMING, D.O., appointed October 1, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, The Evergreen State College.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 8 Confirmed; yeas, 48; nays, 0; absent, 1; excused, 0.

SGA 9055  ROBERT B. FONG, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Community College District No. 21 (Whatcom Community College).

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 40; nays, 0; absent, 5; excused, 4.

SGA 9056  ELIZABETH FORD, appointed November 24, 2004, for a term ending June 15, 2006, as a Member of the Marine Employees' Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

SGA 9057  SHEILA L. FOX, appointed June 15, 2004, for a term ending May 31, 2006, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 11 Confirmed; yeas, 40; nays, 0; absent, 4; excused, 5.

SGA 9058  JOSEPH FRAM, reappointed July 2, 2001, for a term ending July 2, 2006, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 24 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 10  Confirmed; yeas, 46; nays, 0; absent, 1; excused, 2.

SGA 9059  CHARLIE FREESTONE, appointed December 6, 2004, for a term ending December 5, 2008, as a Member of the Eastern State Hospital Advisory Board.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Human Services & Corrections.
  Jan 9  By resolution, reintroduced and retained in present status.
  Jan 18  Resigned.

SGA 9060  VICKI FREI, appointed June 1, 2004, for a term ending May 31, 2005, as a Member of the Professional Educator Standards Board.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Early Learning, K-12 & Higher Education.
  Jan 12  Public hearing in committee.

SGA 9061  ARTURO GARCIA-FLORES, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Peninsula Community College District No. 1.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Early Learning, K-12 & Higher Education.
  Feb 25  Executive session in committee.
  Feb 28  EKHE - Majority; do confirm.
  Mar 1  Placed on confirmation calendar.
  Mar 23  Confirmed; yeas, 45; nays, 0; absent, 2; excused, 2.

SGA 9062  GEORGIA GARDNER, appointed January 1, 2003, for a term ending March 1, 2007, as a Member of the Board of Tax Appeals.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Ways & Means.
  Jan 9  By resolution, reintroduced and retained in present status.
  Jan 26  Public hearing and executive action taken in committee.
  Jan 30  WM - Majority; do confirm.
  Feb 2  Placed on confirmation calendar.
  Feb 9  Confirmed; yeas, 44; nays, 0; absent, 2; excused, 3.

SGA 9063  JULIA L. GARRATT, appointed December 3, 2004, for a term ending April 15, 2009, as a Member of the Indeterminate Sentence Review Board.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Judiciary.
  Mar 22  Public hearing in committee.
  Apr 5  Executive session in committee.
  Apr 6  JUD - Majority; do confirm.
  Apr 24  Passed to Rules.
  Placed on confirmation calendar.

SGA 9064  JAMES GARRISON, reappointed April 3, 2003, for a term ending April 3, 2007, as a Member of the State Board for Community and Technical Colleges.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Early Learning, K-12 & Higher Education.
  Feb 25  Executive session in committee.
  Feb 28  EKHE - Majority; do confirm.
  Passed to Rules.
  Mar 1  Placed on confirmation calendar.
  Mar 11  Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.

SGA 9065  SHERRY GATES, appointed December 4, 2003, for a term ending September 30, 2007, as a Member of the Board of Trustees, Green River Community College District No. 10.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Early Learning, K-12 & Higher Education.
  Feb 25  Executive session in committee.
  Feb 28  EKHE - Majority; do confirm.
  Passed to Rules.
  Mar 1  Placed on confirmation calendar.
  Mar 11  Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.

SGA 9066  TERRY GLENN, appointed December 6, 2004, for a term ending December 5, 2008, as a Member of the Eastern State Hospital Advisory Board.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Human Services & Corrections.

SGA 9067  DANIEL E. GOSSER, reappointed November 26, 2002, for a term ending December 5, 2006, as a Member of the Eastern State Hospital Advisory Board.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Human Services & Corrections.

SGA 9068  CLAIRE GRACE, appointed October 31, 2003, for a term ending June 30, 2007, as a Member of the Housing Finance Commission.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Financial Institutions, Housing & Consumer Protection.
  Feb 24  Public hearing and executive action taken in committee.
  Feb 25  FHIC - Majority; do confirm.
  Mar 1  Passed to Rules.
  Mar 10  Confirmed; yeas, 41; nays, 0; absent, 5; excused, 3.

SGA 9069  DANIEL C. GRACZYK, appointed May 4, 2001, for a term ending January 1, 2007, as a Member of the Personnel Resources Board.
  -- 2005 REGULAR SESSION --
  Feb 16  Referred to Labor, Commerce, Research & Development.

SGA 9070  MARY GRANT TOMPKINS, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Walla Walla Community College District No. 20.
  -- 2005 REGULAR SESSION --
<table>
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<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
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</thead>
<tbody>
<tr>
<td>Feb 16</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
<td></td>
</tr>
<tr>
<td>Feb 25</td>
<td>Executive session in committee.</td>
<td></td>
</tr>
<tr>
<td>Feb 28</td>
<td>EKHE - Majority; do confirm. Passed to Rules.</td>
<td></td>
</tr>
<tr>
<td>Mar 1</td>
<td>Placed on confirmation calendar.</td>
<td></td>
</tr>
<tr>
<td>Mar 9</td>
<td>Confirmed; yea, 46; nays, 0; absent, 0; excused, 3.</td>
<td></td>
</tr>
<tr>
<td>Mar 1</td>
<td>Placed on confirmation calendar.</td>
<td></td>
</tr>
<tr>
<td>Mar 9</td>
<td>Confirmed; yeas, 46; nays, 0; absent, 0; excused, 3.</td>
<td></td>
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</tbody>
</table>

**SGA 9071**
DAVID K. HAMRY, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Pierce Community College District No. 11.

**SGA 9072**
JULIANNE HANNER, appointed July 25, 2003, for a term ending June 30, 2006, as a Member of the Work Force Training and Education Coordinating Board.

**SGA 9073**
PATRICK M. HANNIGAN, reappointed February 10, 2005, for a term ending December 26, 2008, as a Member of the Board of Pilotage Commissioners.

**SGA 9074**
KAY HARLAN, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Clover Park Technical College District No. 29.

**SGA 9075**
DAVID HARRISON, appointed June 7, 2003, for a term ending at the governor's pleasure, as Chair of the Work Force Training and Education Coordinating Board.

**SGA 9076**
MICHAEL G. HEUER, appointed March 6, 2003, for a term ending September 30, 2007, as a Member of the Board of Trustees, Lower Columbia Community College District No. 13.

**SGA 9077**
REBECCA HILLE, appointed March 18, 2004, for a term ending January 19, 2008, as a Member of the Board of Pharmacy.

**SGA 9078**
DORTHY HOLLINGSWORTH, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Seattle, So. Seattle and No. Seattle Community Colleges District No. 6.

**SGA 9079**
ARLISTA D. HOLMAN, appointed October 1, 2004, for a term ending September 03, 2009, as a Member of the Board of Trustees, Green River Community College District No. 10.

**SGA 9080**
WALTER T. HUBBARD, reappointed July 27, 2003, for a term ending July 26, 2009, as a Member of the Personnel Appeals Board.
Apr 23 Confirmed; yeas, 46; nays, 0; absent, 0; excused, 3.

SGA 9081 ROGER K. JACKSON, appointed October 8, 2004, for a term ending December 5, 2008, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9082 JANE L. IACOBSSEN, appointed June 13, 2003, for a term ending June 12, 2007, as a Member of the Columbia River Gorge Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.
Feb 20 Public hearing in committee.

SGA 9083 EDWARD JAMES, JR., appointed February 4, 2004, for a term ending September 30, 2008, as a Member of the Board of Trustees, Renton Technical College District No. 27.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 28 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 24 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9084 DEBRA JONES, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Community College District No. 21 (Whatcom Community College).

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 25 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 10 Confirmed; yeas, 45; nays, 0; absent, 2; excused, 2.

SGA 9085 LESLIE JONES, reappointed September 18, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, Central Washington University.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 25 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Mar 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Jan 20 Confirmed; yeas, 41; nays, 0; absent, 2; excused, 6.

SGA 9086 MICHAEL JONES, appointed December 21, 2004, for a term ending May 31, 2005, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.

SGA 9087 YVETTE JOSEPH-FOX, reappointed February 10, 2005, for a term ending December 5, 2008, as a Member of the Eastern State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9088 TOM KARIER, reappointed January 16, 2004, for a term ending January 15, 2007, as a Member of the Pacific NW Electric Power and Conservation Planning Council.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Water, Energy & Environment.
Mar 30 Executive session in committee.
Mar 31 WEE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 22 Confirmed; yeas, 33; nays, 0; absent, 13; excused, 3.

SGA 9089 JO ANN KAUFFMAN, appointed December 1, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, Eastern Washington University.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.

SGA 9090 TIM KELLER, appointed July 1, 2002, for a term ending December 5, 2005, as Chair of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9091 KATHERINE KENISON, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Big Bend Community College District No. 18.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 25 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Feb 3 Confirmed; yeas, 44; nays, 0; absent, 5; excused, 0.
LAWRENCE KENNEY, reappointed July 1, 2002, for a term ending June 30, 2006, as a Member of the Executive Board of the Washington Public Power Supply System, (Energy Northwest).

-- 2005 REGULAR SESSION --
Feb 16 Referred to Water, Energy & Environment.
Mar 30 Executive session in committee.
Mar 31 WEE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 23 Confirmed; yeas, 43; nays, 1; absent, 5; excused, 0.

RONDA KENNEY, reappointed November 25, 2002, for a term ending December 5, 2006, as a Member of the Eastern State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

DEREK KILMER, appointed July 18, 2003, for a term ending September 30, 2006, as a Member of the Board of Trustees, Tacoma Community College District No. 22.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 25 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 9 Confirmed; yeas, 40; nays, 0; absent, 7; excused, 2.

JOE KING, reappointed August 8, 2000, for a term ending September 30, 2006, as a Member of the Board of Regents, Washington State University.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 21 Public hearing in committee.
Apr 1 Executive session in committee.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Mar 1 EKHE - Majority; do confirm.
Feb 28 Placed on confirmation calendar.
Feb 25 Confirmed; yeas, 46; nays, 1; absent, 0; excused, 2.

TIM KNUE, appointed August 9, 2004, for a term ending May 31, 2006, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 25 Executive session in committee.
Feb 28 EKHE - Majority; do confirm.
Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 11 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

STEVEN W. KOCH, appointed November 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Bellingham Technical College District No. 25.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 12 Confirmed; yeas, 47; nays, 0; absent, 2; excused, 0.

TOM KOENNINGER, reappointed April 3, 2003, for a term ending April 3, 2007, as a Member of the State Board for Community and Technical Colleges.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 25 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 23 Confirmed; yeas, 46; nays, 1; absent, 0; excused, 2.

CLAUDIA KAUFFMAN REDMORNINGS, appointed November 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, The Evergreen State College.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 21 Public hearing in committee.
Mar 23 Executive session in committee.
Mar 24 EKHE - Majority; do confirm.
Mar 25 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Jan 22 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

JOE KOSAI, appointed December 20, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Clover Park Technical College District No. 29.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Mar 25 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Jan 22 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

DAVID KOYAMA, appointed June 1, 2004, for a term ending May 31, 2006, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
RUTHANN KUROSE, appointed October 1, 2002, for a term ending September 30, 2007, as a Member of the Board of Trustees, Bellevue Community College District No. 8.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Mar 10 Placed on confirmation calendar.
Mar 11 Confirmed; yeas, 45; nays, 0; absent, 4; excused, 0.

DAVID LAMB, appointed August 30, 2004, for a term ending September 30, 2008, as a Member of the Board of Trustees, The Evergreen State College.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Jan 25 Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

DAVID E. LAMB, reappointed October 8, 2002, for a term ending October 1, 2006, as a Member of the Small Business Export Finance Assistance Center Board of Directors.

-- 2005 REGULAR SESSION --
Feb 16 Referred to International Trade & Economic Development.
Mar 17 Public hearing and executive action taken in committee.
Mar 29 Executive session in committee.
Apr 1 ITED - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SHERYL LAMBERTON, PH.D, appointed October 8, 2004, for a term ending October 1, 2006, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

CAROL LANDA-MCVICKER, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Spokane and Spokane Falls Community Colleges District No. 17.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.

KAREN LANE, appointed October 18, 2004, for a term ending September 30, 2010, as a Member of the Board of Trustees, The Evergreen State College.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Mar 10 Placed on confirmation calendar.
Mar 11 Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

CRAIG LEE, reappointed October 24, 2003, for a term ending December 26, 2007, as a Member of the Board of Pilotage Commissioners.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

DEBORAH S. LEE, appointed December 22, 2004, for a term ending June 17, 2008, as a Member of the Human Rights Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Judiciary.
Mar 22 Public hearing in committee.
Apr 5 Executive session in committee.
Apr 6 Passed to Rules.
Apr 24 Placed on confirmation calendar.
Apr 27 Confirmed; yeas, 44; nays, 0; absent, 0; excused, 5.

CLARENCE "JOE" F. LEGEL, reappointed June 20, 2003, for a term ending June 19, 2007, as a Member of the Health Care Facilities Authority.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Health & Long-Term Care.

SUZANNE LEICHMAN, reappointed December 14, 2001, for a term ending December 5, 2005, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Term expired.

JEFFREY LEWIS, appointed September 23, 2003, for a term ending September 30, 2006, as a Member of the Board of Trustees, Shoreline Community College District No. 7.

-- 2005 REGULAR SESSION --
SGA 9114  DEBRA LISSE, appointed November 19, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Skagit Valley Community College District No. 4.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 1 EKHE - Majority; do confirm.
Mar 10 Placed on confirmation calendar.
Mar 23 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9115  ASBURY LOCKETT, appointed July 25, 2003, for a term ending June 30, 2007, as a Member of the Work Force Training and Education Coordinating Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Labor, Commerce, Research & Development.
Mar 21 Executive session in committee.
Mar 22 Passed to Rules.
Apr 4 Confirmed; yeas, 40; nays, 0; absent, 1; excused, 8.

SGA 9116  MARSHA LONG, appointed January 23, 2003, for a term ending January 4, 2009, as a Member of the Personnel Resources Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Labor, Commerce, Research & Development.
Mar 21 Executive session in committee.
Mar 22 Passed to Rules.
Apr 1 Confirmed; yeas, 39; nays, 0; absent, 2; excused, 8.

SGA 9117  PAT LOVETT, appointed October 8, 2004, for a term ending December 5, 2008, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9118  LYLE LOVINGFOSS, appointed November 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Lower Columbia Community College District No. 13.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.

SGA 9119  OLIVER E. MACKAY, appointed December 3, 2004, for a term ending December 26, 2008, as a Member of the Board of Pilotage Commissioners.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

SGA 9120  DENNIS MADSEN, appointed September 1, 2003, for a term ending September 30, 2007, as a Member of the Board of Trustees, Western Washington University.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 21 Public hearing in committee.
Mar 23 Executive session in committee.
Mar 24 EKHE - Majority; do confirm.
Mar 25 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Jan 20 Confirmed; yeas, 39; nays, 0; absent, 0; excused, 10.

SGA 9121  MIKE D. MARAVE, reappointed February 10, 2005, for a term ending October 1, 2008, as a Member of the Small Business Export Finance Assistance Center Board of Directors.

-- 2005 REGULAR SESSION --
Feb 16 Referred to International Trade & Economic Development.
Mar 17 Public hearing and executive action taken in committee.
Mar 29 Executive session in committee.
Apr 4 ITED - Majority; do confirm.
Apr 6 Passed to Rules.
Apr 7 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9122  STEPHEN MARQUEZ, PH.D., appointed October 19, 2004, for a term ending December 5, 2006, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9123  CHRIS MARR, appointed January 1, 2003, for a term ending September 30, 2009, as a Member of the Board of Regents, Washington State University.

-- 2005 REGULAR SESSION --
SGA 9124  GEORGE MASTEN, reappointed January 1, 2005, for a term ending December 31, 2007, as a Member of the Investment Board.

SGA 9125  TOM P. MAY, appointed January 2, 2005, for a term ending January 1, 2011, as a Member of the Forest Practices Appeals Board.

SGA 9126  ENRIQUETA MAYUGA, M.D., appointed June 28, 2004, for a term ending September 30, 2008, as a Member of the Board of Trustees, Columbia Basin Community College District No. 19.

SGA 9127  WILLIAM J. MCDOWELL, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Wenatchee Valley Community College District No. 15.

SGA 9128  PATRICK MCELHIGET, reappointed February 10, 2005, for a term ending December 31, 2006, as a Member of the Investment Board.

SGA 9129  JON W. MCFARLAND, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Walla Walla Community College District No. 20.

SGA 9131  BRENDA P. MCMURRAY, reappointed February 1, 2002, for a term ending July 15, 2005, as a Member of the Salmon Recovery Funding Board.

SGA 9132  JACK C. MCRAE, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Edmonds Community College District No. 23.

SGA 9133  GLORIA MITCHELL, appointed June 15, 2004, for a term ending May 31, 2007, as a Member of the Professional Educator Standards Board.
SGA 9134  GEORGE MOHORIC, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Centralia Community College District No. 12.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 8 Placed on confirmation calendar.
Mar 8 Returned to Rules.

Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 14 Confirmed; yeas, 40; nays, 1; absent, 0; excused, 8.

SGA 9139  ERIN MUNDINGER, appointed April 14, 2004, for a term ending April 3, 2008, as a Member of the State Board for Community and Technical Colleges.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 23 Confirmed; yeas, 45; nays, 0; absent, 2; excused, 2.

SGA 9140  CHARLES P. NELSON, appointed March 29, 2001, for a term ending July 1, 2006, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9141  KATHRYN A. NELSON, appointed June 16, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Mar 1 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 11 Confirmed; yeas, 42; nays, 0; absent, 5; excused, 2.

SGA 9142  JOHN S. NIEDERHAUSER, appointed January 27, 2004, for a term ending December 26, 2007, as a Member of the Board of Pilotage Commissioners.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

SGA 9143  JANE NISHITA, reappointed April 3, 2003, for a term ending April 3, 2007, as a Member of the State Board for Community and Technical Colleges.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Feb 28 Executive session in committee.
Apr 8 EKHE - Majority; do confirm.
Apr 12 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 2  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9144  CONNIE NIVA, appointed June 2, 2003, for a term ending September 30, 2008, as a Member of the Board of Regents, Washington State University.

Feb 16  Referred to Early Learning, K-12 & Higher Education.
Mar 2  Executive session in committee.
Mar 3  EKHE - Majority; do confirm. Passed to Rules.
Mar 10  Placed on confirmation calendar.
Apr 23  Confirmed; yeas, 38; nays, 6; absent, 2; excused, 3.

SGA 9145  DORA NOBLE, appointed June 1, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

Feb 16  Referred to Early Learning, K-12 & Higher Education.
Jan 9  By resolution, reintroduced and retained in present status.
Jan 12  Public hearing and executive action taken in committee.
Jan 16  EKHE - Majority; do confirm. Passed to Rules.
Feb 10  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9146  BUSSE NUTLEY, appointed April 1, 2003, for a term ending July 26, 2005, as a Member of the Personnel Appeals Board.

Feb 16  Referred to Labor, Commerce, Research & Development.
Apr 12  Public hearing in committee.
Apr 14  Executive session in committee. LCRD - Majority; do confirm.
Apr 15  Passed to Rules.
Apr 18  Placed on confirmation calendar.
Apr 27  Returned to Rules.
Jan 9  By resolution, reintroduced and retained in present status.
Feb 14  Term expired.

SGA 9147  GREGORY OCHOA, reappointed December 6, 2000, for a term ending December 5, 2008, as a Member of the Eastern State Hospital Advisory Board.

Feb 16  Referred to Human Services & Corrections.

SGA 9148  VAL OGDEN, appointed December 18, 2003, for a term ending December 31, 2005, as Chair of the Interagency Committee for Outdoor Recreation.

Feb 16  Referred to Natural Resources, Ocean & Recreation.

SGA 9149  SHARON OKAMOTO, appointed June 1, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

Feb 16  Referred to Early Learning, K-12 & Higher Education.

SGA 9150  BERTHA ORTEGA, appointed October 14, 2002, for a term ending September 30, 2007, as a Member of the Board of Trustees, Eastern Washington University.

Feb 16  Referred to Early Learning, K-12 & Higher Education.
Mar 24  Public hearing in committee.
Mar 30  Executive session in committee.
Apr 1  EKHE - Majority; do confirm.
Apr 4  Passed to Rules.
Apr 6  Placed on confirmation calendar.
Apr 27  Returned to Rules.

SGA 9152  ANDREW PALMER, reappointed March 17, 2003, for a term ending December 26, 2006, as a Member of the Board of Pilotage Commissioners.

Feb 16  Referred to Transportation.

SGA 9153  ALAN R. PARKER, reappointed July 1, 2003, for a term ending June 30, 2009, as a Member of the Gambling Commission.

Feb 16  Referred to Labor, Commerce, Research & Development.
Mar 21  Executive session in committee. LCRD - Majority; do confirm.
Mar 22  Passed to Rules.
Apr 1  Placed on confirmation calendar.
Apr 21  Confirmed; yeas, 45; nays, 0; absent, 3; excused, 1.

SGA 9154  JOHN PERRYMAN, reappointed October 8, 2002, for a term ending October 1, 2006, as a Member of the Small Business Export Finance Assistance Center Board of Directors.

Feb 16  Referred to International Trade & Economic Development.
Mar 17  Public hearing and executive action taken in committee.
Mar 29  Executive session in committee.
Apr 1  ITED - Majority; do confirm.
Apr 4  Passed to Rules.
Apr 6  Placed on confirmation calendar.
Apr 27  Returned to Rules.

SGA 9155  -- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 10  Placed on confirmation calendar.
HOLLY PARKER JENSEN, appointed June 27, 2002, for a term ending July 1, 2005, as a Member of the Board of Trustees, State School for the Deaf.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 11 Confirmed; yeas, 43; nays, 0; absent, 1; excused, 5.

SHERRY W. PARKER, appointed December 19, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, Clark Community College District No. 14.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 27 Returned to Rules.

SHERRY PERRY, appointed October 7, 2004, for a term ending July 1, 2008, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 11 Confirmed; yeas, 43; nays, 0; absent, 1; excused, 5.

JAMES L. PETERS, reappointed July 16, 2002, for a term ending July 15, 2006, as a Member of the Salmon Recovery Funding Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Resigned.

PAUL DAVID PETERSON, appointed October 8, 2004, for a term ending December 5, 2007, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

HARRY PRYDE, appointed July 1, 2003, for a term ending June 30, 2007, as a Member of the Housing Finance Commission.

-- 2005 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 15 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

W. STEPHEN RAINEY, appointed November 1, 2004, for a term ending July 1, 2008, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 15 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

KEVIN M. RAYMOND, reappointed October 1, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, Western Washington University.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 15 Confirmed; yeas, 43; nays, 0; absent, 1; excused, 5.
DOLORITA REANDEAU, appointed August 19, 2004, for a term ending July 1, 2009, as a Member of the Board of Trustees, State School for the Deaf.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

MICHAEL REICHERT, appointed October 25, 2002, for a term ending June 30, 2005, as a Member of the Housing Finance Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Financial Institutions, Housing & Consumer Protection.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Resigned.

RAYMOND C. REICKERS, appointed January 26, 2004, for a term ending June 30, 2005, as a Member of the Housing Finance Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Financial Institutions, Housing & Consumer Protection.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.

JEROME REMICK, appointed October 15, 2004, for a term ending December 5, 2007, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.
Mar 17 Public hearing in committee.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

DAVE REMINGTON, appointed December 17, 2004, for a term ending June 30, 2008, as a Member of the Executive Board of the Washington Public Power Supply System, (Energy Northwest).

-- 2005 REGULAR SESSION --
Feb 16 Referred to Water, Energy & Environment.

-- 2006 REGULAR SESSION --
Feb 16 Referred to International Trade & Economic Development.
Mar 29 Executive session in committee.
Apr 1 ITED - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.
-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 21 Public hearing in committee.
Mar 23 Executive session in committee.
Mar 24 EKHE - Majority; do confirm.
Mar 25 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9177 JAMES K. ROTTLE, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Green River Community College District No. 10.

SGA 9178 BILL RUCKELSHAUS, reappointed September 18, 2003, for a term ending July 15, 2007, as Chair of the Salmon Recovery Funding Board.

SGA 9179 DOUG SAYAN, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Olympic Community College District No. 3.

SGA 9180 ELIOT SCULL, appointed January 1, 2005, for a term ending December 31, 2010, as a Member of the Parks and Recreation Commission.

SGA 9181 RON SCUTT, appointed June 1, 2004, for a term ending May 31, 2007, as a Member of the Professional Educator Standards Board.

SGA 9182 IRA SENGUPTA, reappointed February 10, 2005, for a term ending September 30, 2009, as a Member of the Board of Trustees, Renton Technical College District No. 27.

SGA 9183 FAWN SHARP-MALVINI, appointed November 1, 2004, for a term ending September 30, 2008, as a Member of the Board of Trustees, Community College District No. 2 (Grays Harbor College).

SGA 9184 DODDS SIMANGAN, reappointed November 25, 2002, for a term ending December 5, 2006, as a Member of the Eastern State Hospital Advisory Board.

SGA 9185 MARGARET M. SMITH, reappointed October 1, 2001, for a term ending September 23, 2005, as a Member of the Clemency and Pardons Board.
MARTIN F. SMITH, reappointed February 10, 2005, for a term ending November 28, 2008, as a Member of the K-20 Educational Network Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 15 Confirmed; yeas, 44; nays, 0; absent, 1; excused, 4.

JANE STEIN, appointed May 28, 2004, for a term ending September 30, 2007, as a Member of the Board of Trustees, Technical College District No. 26 (Lake Washington).

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 17 Public hearing in committee.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

DENNIS W. STERNER, appointed June 1, 2004, for a term ending May 31, 2007, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 17 Public hearing in committee.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 8 Placed on confirmation calendar.
Feb 28 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

JOHN P. SULLIVAN, reappointed June 16, 2002, for a term ending June 15, 2007, as a Member of the Marine Employees’ Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

JOHN SWANSON, appointed October 10, 2003, for a term ending June 15, 2008, as Chair of the Marine Employees’ Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Transportation.

SUSAN TEIL BOYER, appointed March 15, 2004, for a term ending January 19, 2008, as a Member of the Board of Trustees, Shoreline Community College District No. 7.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

GIDGET TERPSTRA, appointed July 1, 2004, for a term ending September 3, 2008, as a Member of the Board of Trustees, Shoreline Community College District No. 7.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 17 Public hearing in committee.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 8 Placed on confirmation calendar.
Feb 28 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SUSAN TEIL BOYER, appointed March 15, 2004, for a term ending January 19, 2008, as a Member of the Board of Pharmacy.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Health & Long-Term Care.

GIDGET TERPSTRA, appointed July 1, 2004, for a term ending September 3, 2008, as a Member of the Board of Trustees, Shoreline Community College District No. 7.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 17 Public hearing in committee.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 8 Placed on confirmation calendar.
Feb 28 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

CHERYL TERRY, appointed December 1, 2004, for a term ending September 25, 2008, as a Member of the Clemency and Pardons Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

-- 2006 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.
SGA 9197 STEPHEN THARINGER, appointed February 1, 2002, for a term ending July 15, 2005, as a Member of the Salmon Recovery Funding Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.

SGA 9198 JOAN K. THOMAS, appointed October 9, 2003, for a term ending December 31, 2008, as a Member of the Parks and Recreation Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.
Apr 19 Executive session in committee.
NROR - Majority; do confirm.
Apr 20 Passed to Rules.

-- 2006 REGULAR SESSION --
Jan 19 Made eligible to be placed on second reading.
Feb 2 Placed on confirmation calendar.
Feb 9 Confirmed; yea, 42; nay, 0; absent, 4; excused, 3.

SGA 9199 MICHAEL THURMAN, appointed December 13, 2004, for a term ending December 5, 2008, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9200 NANCY TRUITT PIERCE, appointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Everett Community College District No. 5.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 11 Confirmed; yea, 43; nay, 0; absent, 1; excused, 5.

SGA 9201 JOHN TURNER, appointed December 1, 2004, for a term ending September 25, 2008, as a Member of the Clemency and Pardons Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

SGA 9202 YVONNE ULLAS, appointed July 28, 2004, for a term ending May 31, 2008, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.

Mar 8 Returned to Rules.

SGA 9203 CARLOS VELIZ, appointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Everett Community College District No. 5.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 17 Public hearing in committee.
Mar 18 Executive session in committee.
Mar 21 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.

Mar 8 Returned to Rules.

SGA 9204 JOSIE VILLA, appointed November 1, 2004, for a term ending September 30, 2007, as a Member of the Board of Trustees, Columbia Basin Community College District No. 19.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 24 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 7 Confirmed; yea, 48; nay, 0; absent, 1; excused, 0.

SGA 9205 THUY VO, appointed December 16, 2004, for a term ending September 30, 2006, as a Member of the Board of Trustees, Lower Columbia Community College District No. 13.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
Mar 22 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Feb 1 Confirmed; yea, 48; nay, 0; absent, 0; excused, 1.

SGA 9206 CECILIA VOGT, appointed January 1, 2005, for a term ending December 31, 2010, as a Member of the Parks and Recreation Commission.

-- 2005 REGULAR SESSION --
Feb 16 Referred to Natural Resources, Ocean & Recreation.
Apr 19 Executive session in committee.
NROR - Majority; do confirm.
Apr 20  Passed to Rules.
   -- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9207
JOHN D. WARNER, reappointed September 18, 2003, for a term ending September 30, 2009, as a Member of the Board of Trustees, Western Washington University.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 11 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9208
JOHN WARRING, appointed November 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Community College District No. 2 (Grays Harbor College).
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9  By resolution, reintroduced and retained in present status.
Feb 8 Placed on confirmation calendar.
Feb 10 Confirmed; yeas, 39; nays, 0; absent, 1; excused, 9.

SGA 9209
FREDERICK WHANG, appointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Tacoma Community College District No. 22.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 2 Executive session in committee.
Mar 3 EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 11 Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

SGA 9210
SUSAN WILDER CRANIE, appointed March 10, 2004, for a term ending February 21, 2007, as a Member of the Board of Trustees, Washington State Apprenticeship and Training Council.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Labor, Commerce, Research & Development.
Mar 21 Executive session in committee.
Mar 22 LCRD - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.

SGA 9211
DARLENE WILDER, appointed November 17, 2003, for a term ending September 30, 2006, as a Member of the Board of Trustees, Wenatchee Valley Community College District No. 15.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 24 Public hearing in committee.
Apr 19 Executive session in committee.
EKHE - Majority; do confirm.
Passed to Rules.
Mar 10 Placed on confirmation calendar.
Mar 11 Confirmed; yeas, 47; nays, 0; absent, 1; excused, 1.

SGA 9212
ELIZABETH A. WILLIS, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Pierce Community College District No. 11.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Ways & Means.
Jan 9  By resolution, reintroduced and retained in present status.
Feb 17 Referred to Human Services & Corrections.

SHIRLEY WINSLEY, appointed July 1, 2004, for a term ending March 1, 2009, as a Member of the Board of Tax Appeals.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Ways & Means.
Jan 9  By resolution, reintroduced and retained in present status.
Jan 17 Public hearing and executive action taken in committee.
Jan 18 WM - Majority; do confirm.
Passed to Rules.
Feb 19 Made eligible to be placed on second reading.
Feb 2 Placed on confirmation calendar.
Mar 4 Confirmed; yeas, 45; nays, 0; absent, 1; excused, 3.

ROBERT W. WINSOR, appointed October 4, 2002, for a term ending September 25, 2006, as a Member of the Clemency and Pardons Board.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Human Services & Corrections.

ERIC WISEMAN, appointed September 27, 2004, for a term ending July 1, 2008, as a Member of the Board of Trustees, State School for the Blind.
   -- 2005 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.
Mar 18 Public hearing in committee.
Mar 21 Executive session in committee.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SGA 9216</td>
<td>BETTY WOODS, appointed October 1, 2004, for a term ending September 30, 2010, as a Member of the Board of Trustees, Western Washington University.</td>
</tr>
<tr>
<td>SGA 9217</td>
<td>YVONNE M. YOKOTA, appointed September 24, 2003, for a term ending December 31, 2006, as a Member of the Interagency Committee for Outdoor Recreation.</td>
</tr>
<tr>
<td>SGA 9218</td>
<td>JUDY YU, reappointed November 1, 2002, for a term ending September 30, 2008, as a Member of the Board of Trustees, Central Washington University.</td>
</tr>
<tr>
<td>SGA 9219</td>
<td>ALEX BOLTON, appointed July 29, 2004, for a term ending May 31, 2005, as a Member of the Board of Regents, University of Washington.</td>
</tr>
<tr>
<td>SGA 9220</td>
<td>BRADY HORENSTEIN, appointed July 21, 2004, for a term ending May 31, 2005, as a Member of the Board of Regents, Washington State University.</td>
</tr>
<tr>
<td>SGA 9221</td>
<td>CRYSTAL M. MANNING, appointed July 22, 2004, for a term ending May 31, 2005, as a Member of the Board of Trustees, Central Washington University.</td>
</tr>
<tr>
<td>SGA 9222</td>
<td>KATHLEEN MOFFITT, appointed July 22, 2004, for a term ending May 31, 2005, as a Member of the Board of Trustees, Eastern Washington University.</td>
</tr>
<tr>
<td>SGA 9223</td>
<td>ANTHONY ROSE, appointed October 14, 2004, for a term ending June 30, 2005, as a Member of the Higher Education Coordinating Board.</td>
</tr>
<tr>
<td>SGA 9224</td>
<td>MAYA TOMLIN, appointed July 21, 2004, for a term ending May 31, 2005, as a Member of the Board of Trustees, Western Washington University.</td>
</tr>
<tr>
<td>SGA 9225</td>
<td>DYAMI ALLEN, appointed March 10, 2005, for a term ending May 30, 2005, as a Member of the Board of Trustees, The Evergreen State College.</td>
</tr>
</tbody>
</table>
Apr 1 Public hearing and executive action taken in committee.  
EKHE - Majority; do confirm.  
Apr 4 Passed to Rules.  
Apr 6 Placed on confirmation calendar.  
Apr 27 Returned to Rules.  
-- 2006 REGULAR SESSION --  
Jan 9 By resolution, reintroduced and retained in present status.  
Mar 1 Term expired.  

SGA 9226 STANLEY BARER, reappointed December 3, 2004, for a term ending September 30, 2010, as a Member of the Board of Regents, University of Washington.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Early Learning, K-12 & Higher Education.  
Mar 23 Executive session in committee.  
Mar 24 EKHE - Majority; do confirm.  
Mar 25 Passed to Rules.  
Apr 1 Placed on confirmation calendar.  
Apr 21 Confirmed; yeas, 47; nays, 0; absent, 1; excused, 1.  

SGA 9227 EDWARD L. BARNES, reappointed April 23, 2002, for a term ending June 30, 2007, as a Member of the Transportation Commission.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Transportation.  
Apr 20 Public hearing and executive action taken in committee.  
TRAN - Majority; do confirm.  
Apr 21 Passed to Rules.  
Apr 22 Placed on confirmation calendar.  
Apr 27 Returned to Rules.  
-- 2006 REGULAR SESSION --  
Feb 2 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.  
Feb 27 Returned to Rules.  

SGA 9228 DAVID BOERNER, reappointed August 3, 2004, for a term ending August 2, 2007, as a Member of the Sentencing Guidelines Commission.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Judiciary.  
Apr 5 Public hearing and executive action taken in committee.  
JUD - Majority; do confirm.  
Apr 6 Passed to Rules.  
Apr 23 Confirmed; yeas, 43; nays, 0; absent, 1; excused, 5.  

SGA 9229 MIKE BRASFIELD, reappointed August 20, 2003, for a term ending August 2, 2006, as a Member of the Sentencing Guidelines Commission.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Judiciary.  
Apr 5 Public hearing and executive action taken in committee.  
JUD - Majority; do confirm.  
Apr 6 Passed to Rules.  
Apr 24 Confirmed; yeas, 44; nays, 0; absent, 0; excused, 5.  

SGA 9230 JEFFREY H. BROTMAN, reappointed October 1, 2004, for a term ending September 30, 2010, as a Member of the Board of Regents, University of Washington.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Early Learning, K-12 & Higher Education.  
Mar 25 Executive session in committee.  
Mar 28 EKHE - Majority; do confirm.  
Passed to Rules.  
Apr 1 Placed on confirmation calendar.  
Apr 20 Confirmed; yeas, 43; nays, 0; absent, 0; excused, 0.  

SGA 9231 REIKO CALLNER, reappointed February 25, 2002, for a term ending June 17, 2005, as Chair of the Human Rights Commission.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Judiciary.  
Apr 6 Public hearing and executive action taken in committee.  
JUD - Majority; do confirm.  
Apr 7 Passed to Rules.  
Apr 18 Placed on confirmation calendar.  
Apr 21 Confirmed; yeas, 49; nays, 0; absent, 0; excused, 0.  

SGA 9232 RONALD D. CANTU, reappointed August 20, 2003, for a term ending August 2, 2006, as a Member of the Sentencing Guidelines Commission.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Judiciary.  
Apr 5 Public hearing and executive action taken in committee.  
JUD - Majority; do confirm.  
Apr 6 Passed to Rules.  
Placed on confirmation calendar.  
Apr 24 Confirmed; yeas, 41; nays, 0; absent, 5; excused, 3.  

SGA 9233 JAMES CARVO, reappointed July 25, 2003, for a term ending September 30, 2005, as a Member of the Board of Trustees, Yakima Valley Community College District No. 16.  
-- 2005 REGULAR SESSION --  
Jan 9 Term expired.  

SGA 9234 ELIZABETH CHEN, reappointed October 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Highline Community College District No. 9.  
-- 2005 REGULAR SESSION --  
Mar 17 Referred to Early Learning, K-12 & Higher Education.  
Mar 25 Executive session in committee.  
Mar 28 EKHE - Majority; do confirm.  
Passed to Rules.  
Apr 1 Placed on confirmation calendar.  
Apr 27 Returned to Rules.
SGA 9235 KENNETH CHEW, reappointed January 1, 2005, for a term ending December 31, 2010, as a Member of the Fish and Wildlife Commission.

Mar 17 Referred to Natural Resources, Ocean & Recreation.

SGA 9236 GARY CHRISTENSON, reappointed June 5, 2003, for a term ending January 17, 2007, as a Member of the Horse Racing Commission.

Mar 17 Referred to Labor, Commerce, Research & Development.

Mar 21 Executive session in committee.

Mar 22 Passed to Rules.

Apr 1 Placed on confirmation calendar.

Apr 22 Confirmed; yeas, 42; nays, 0; absent, 3; excused, 4.

SGA 9237 HAROLD CLARKE, appointed February 28, 2005, for a term ending at the governor’s pleasure, as a Secretary of the Department of Corrections.

Mar 17 Referred to Human Services & Corrections.

Apr 6 Public hearing and executive action taken in committee.

Apr 7 Passed to Rules.

Apr 18 Placed on confirmation calendar.

Apr 21 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

SGA 9238 KAY COCHRAN, reappointed February 10, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Lower Columbia Community College District No. 13.

Mar 17 Referred to Early Learning, K-12 & Higher Education.

Mar 28 Executive session in committee.

Apr 1 Placed on confirmation calendar.

Apr 27 Returned to Rules.

Jan 9 By resolution, reintroduced and retained in present status.

Jan 18 Placed on confirmation calendar.

Feb 1 Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

SGA 9239 EDWARD DELMORE, reappointed August 3, 2004, for a term ending August 2, 2007, as a Member of the Sentencing Guidelines Commission.

Mar 17 Referred to Judiciary.

Apr 5 Public hearing in committee.

Apr 6 Executive session in committee.

JUD - Majority; do confirm.

Apr 7 Passed to Rules.

Apr 18 Placed on confirmation calendar.

Apr 27 Returned to Rules.

SGA 9240 TARI EITZEN, reappointed January 22, 2003, for a term ending August 2, 2006, as a Member of the Sentencing Guidelines Commission.

Mar 17 Referred to Judiciary.

Apr 5 Public hearing in committee.

Apr 6 Executive session in committee.

JUD - Majority; do confirm.

Apr 7 Passed to Rules.

Apr 18 Placed on confirmation calendar.

Apr 24 Confirmed; yeas, 44; nays, 0; absent, 2; excused, 3.

SGA 9241 JOHN ELLIS, appointed February 10, 2005, for a term ending June 30, 2007, as a Member of the Gambling Commission.

Mar 17 Referred to Labor, Commerce, Research & Development.

Mar 28 Public hearing in committee.

Mar 31 Executive session in committee.

LCRD - Majority; do confirm.

Apr 1 Passed to Rules.

Apr 21 Confirmed; yeas, 47; nays, 0; absent, 2; excused, 0.

SGA 9242 ELLEN FAIR, reappointed August 20, 2003, for a term ending August 2, 2006, as a Member of the Sentencing Guidelines Commission.

Mar 17 Referred to Judiciary.

Apr 5 Public hearing in committee.

Apr 6 Executive session in committee.

JUD - Majority; do confirm.

Apr 7 Passed to Rules.

Apr 18 Placed on confirmation calendar.

Apr 27 Returned to Rules.

SGA 9243 RICHARD FORD, reappointed October 1, 2004, for a term ending June 30, 2007, as a Member of the Transportation Commission.

Mar 17 Referred to Transportation.

Apr 20 Public hearing and executive action taken in committee.

TRAN - Majority; do confirm.

Apr 21 Passed to Rules.

Apr 22 Placed on confirmation calendar.

Apr 24 Confirmed; yeas, 46; nays, 0; absent, 0; excused, 3.
BRIAN GAIN, reappointed October 7, 2002, for a term ending August 2, 2005, as a Member of the Sentencing Guidelines Commission.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Judiciary.
Apr 5 Public hearing in committee.
Apr 6 Executive session in committee.
JUD - Majority; do confirm.
Apr 7 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Term expired.

GLENN GORTON, reappointed January 1, 2005, for a term ending December 31, 2007, as a Member of the Investment Board.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Financial Institutions, Housing & Consumer Protection.

MICHAEL GRUNWALD, reappointed November 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Bates Technical College District No. 28.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Early Learning, K-12 & Higher Education.
Apr 1 Public hearing and executive action taken in committee.
EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Feb 1 Confirmed; yeas, 47; nays, 0; absent, 1; excused, 2.

SHIRLEY HAVENGA, reappointed September 28, 2001, for a term ending December 5, 2005, as a Member of the Western State Hospital Advisory Board.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Human Services & Corrections.

JESUS HERNANDEZ, reappointed December 19, 2003, for a term ending June 30, 2007, as a Member of the Higher Education Coordinating Board.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Early Learning, K-12 & Higher Education.
Mar 25 Executive session in committee.
Mar 28 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 8 Confirmed; yeas, 46; nays, 0; absent, 1; excused, 2.

W. ELIZABETH HUANG, reappointed October 8, 2002, for a term ending October 1, 2006, as a Member of the Small Business Export Finance Assistance Center Board of Directors.

-- 2005 REGULAR SESSION --
Mar 17 Referred to International Trade & Economic Development.

CAROL KELJO, reappointed February 27, 2002, for a term ending August 2, 2008, as a Member of the Lottery Commission.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Labor, Commerce, Research & Development.

FRED KIGA, reappointed July 12, 2004, for a term ending September 30, 2009, as a Member of the Board of Regents, University of Washington.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Early Learning, K-12 & Higher Education.
Mar 23 Executive session in committee.
Mar 24 EKHE - Majority; do confirm.
Mar 25 Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 20 Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

HARTLY KRUGER, reappointed June 5, 2003, for a term ending January 17, 2008, as a Member of the Horse Racing Commission.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Labor, Commerce, Research & Development.
Apr 13 Public hearing in committee.
Apr 14 Executive session in committee.
LCRD - Majority; do confirm.
Apr 15 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 8 Confirmed; yeas, 40; nays, 0; absent, 5; excused, 4.

MERRITT LONG, reappointed June 6, 2001, for a term ending January 15, 2005, as a Member of the Liquor Control Board.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Labor, Commerce, Research & Development.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 13</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Apr 14</td>
<td>Executive session in committee. LCRD - Majority; do confirm. Minority; do not confirm.</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 22</td>
<td>Confirmed; yeas, 25; nays, 0; absent, 24;-excused, 0.</td>
</tr>
<tr>
<td>SGA 9255</td>
<td>JAMES O. LUCE, reappointed January 12, 2005, for a term ending at the governor's pleasure, as a Member of the Energy Facility Site Evaluation Council.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Water, Energy &amp; Environment.</td>
</tr>
<tr>
<td>Mar 30</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Mar 31</td>
<td>WEE - Majority; do confirm. Passed to Rules.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 23</td>
<td>Confirmed; yeas, 42; nays, 0; absent, 1;-excused, 6.</td>
</tr>
<tr>
<td>SGA 9256</td>
<td>DEAN S. LUM, reappointed September 27, 2004, for a term ending August 2, 2007, as a Member of the Sentencing Guidelines Commission.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Judiciary.</td>
</tr>
<tr>
<td>Apr 5</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 27</td>
<td>Returned to Rules.</td>
</tr>
<tr>
<td>Jan 9</td>
<td>By resolution, reintroduced and retained in present status.</td>
</tr>
<tr>
<td>Feb 10</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Mar 8</td>
<td>Returned to Rules.</td>
</tr>
<tr>
<td>SGA 9257</td>
<td>JAY MANNING, appointed February 28, 2005, for a term ending at the governor's pleasure, as Director of the Department of Ecology.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Water, Energy &amp; Environment.</td>
</tr>
<tr>
<td>Mar 29</td>
<td>Public hearing in committee.</td>
</tr>
<tr>
<td>Mar 31</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>WEE - Majority; do confirm. Passed to Rules.</td>
</tr>
<tr>
<td>Apr 21</td>
<td>Confirmed; yeas, 38; nays, 8; absent, 3;-excused, 0.</td>
</tr>
<tr>
<td>SGA 9258</td>
<td>CLYDE MCBRAYER, reappointed January 1, 2005, for a term ending December 31, 2010, as a Member of the Fish and Wildlife Commission.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Natural Resources, Ocean &amp; Recreation.</td>
</tr>
<tr>
<td>Apr 21</td>
<td>NROR - Majority; do confirm. NROR - Majority; do not confirm. Passed to Rules.</td>
</tr>
<tr>
<td>Jan 9</td>
<td>By resolution, reintroduced and retained in present status.</td>
</tr>
<tr>
<td>Jan 18</td>
<td>Resigned.</td>
</tr>
<tr>
<td>SGA 9259</td>
<td>PAUL MCDONALD, reappointed December 28, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Community College District No. 16 (Yakima Valley Community College).</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 4</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Passed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 27</td>
<td>Returned to Rules.</td>
</tr>
<tr>
<td>Feb 2</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Feb 22</td>
<td>Confirmed; yeas, 47; nays, 0; absent, 0;-excused, 2.</td>
</tr>
<tr>
<td>SGA 9260</td>
<td>HELEN MCGOVERN, appointed February 14, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Clover Park Technical College District No. 29.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Early Learning, K-12 &amp; Higher Education.</td>
</tr>
<tr>
<td>Apr 1</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 4</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Passed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 22</td>
<td>Confirmed; yeas, 36; nays, 0; absent, 9;-excused, 4.</td>
</tr>
<tr>
<td>SGA 9261</td>
<td>MARY MEINIG, reappointed August 5, 2003, for a term ending December 31, 2005, as a Member of the Office of the Family and Children's Ombudsman.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Human Services &amp; Corrections.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
<tr>
<td>Apr 7</td>
<td>Passed to Rules.</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Placed on confirmation calendar.</td>
</tr>
<tr>
<td>Apr 27</td>
<td>Returned to Rules.</td>
</tr>
<tr>
<td>SGA 9262</td>
<td>KAREN MILLER, reappointed January 10, 2005, for a term ending at the governor's pleasure, as Chair of the Housing Finance Commission.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Financial Institutions, Housing &amp; Consumer Protection.</td>
</tr>
<tr>
<td>Jan 9</td>
<td>By resolution, reintroduced and retained in present status.</td>
</tr>
<tr>
<td>Feb 22</td>
<td>Executive session in committee.</td>
</tr>
<tr>
<td>Feb 23</td>
<td>FHC - Majority; do confirm. Passed to Rules.</td>
</tr>
<tr>
<td>SGA 9263</td>
<td>DEBORAH MOORE, reappointed August 20, 2003, for a term ending August 2, 2006, as a Member of the Sentencing Guidelines Commission.</td>
</tr>
<tr>
<td>Mar 17</td>
<td>Referred to Judiciary.</td>
</tr>
<tr>
<td>Apr 6</td>
<td>Public hearing and executive action taken in committee.</td>
</tr>
</tbody>
</table>
JUD - Majority; do confirm.

Apr 7 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9264 MAURI MOORE, reappointed February 10, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Edmonds Community College District No. 23.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Early Learning, K-12 & Higher Education.
Apr 1 Public hearing and executive action taken in committee.
WM - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Placed on confirmation calendar.
Jan 20 Confirmed; yeas, 49; nays, 0; absent, 0; excused, 10.

SGA 9265 VICTOR MOORE, appointed January 12, 2005, for a term ending at the governor's pleasure, as Director of the Office of Financial Management.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Ways & Means.
Apr 18 Public hearing and executive action taken in committee.
WM - Majority; do confirm.
Apr 19 Confirmed; yeas, 44; nays, 0; absent, 2; excused, 3.

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SGA 9266 JAMES L. NAGLE, reappointed August 3, 2004, for a term ending August 2, 2007, as a Member of the Sentencing Guidelines Commission.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Judiciary.
Apr 6 Public hearing and executive action taken in committee.
JUD - Majority; do confirm.
Apr 7 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9267 IAMILA NORRIS, reappointed June 1, 2004, for a term ending May 31, 2005, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Early Learning, K-12 & Higher Education.

SGA 9269 DANIEL ONeAL, reappointed November 1, 2003, for a term ending June 30, 2009, as a Member of the Transportation Commission.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Transportation.
Apr 20 Public hearing and executive action taken in committee.
TRAN - Majority; do confirm.
Apr 21 Passed to Rules.
Apr 22 Placed on confirmation calendar.
Apr 24 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9270 LISA PARKER, reappointed December 15, 2003, for a term ending September 30, 2006, as a Member of the Board of Trustees, Yakima Valley Community College District No. 16.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Early Learning, K-12 & Higher Education.
Mar 25 Executive session in committee.
Mar 28 EKHE - Majority; do confirm.
Passed to Rules.
Apr 1 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 22 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

SGA 9271 ROBERT C. PETERSEN, reappointed October 9, 2003, for a term ending December 31, 2008, as a Member of the Parks and Recreation Commission.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Natural Resources, Ocean & Recreation.
Apr 19 Executive session in committee.
NROR - Majority; do confirm.
Passed to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9272 MARY PLACE, reappointed October 7, 2002, for a term ending August 2, 2005, as a Member of the Sentencing Guidelines Commission.

-- 2005 REGULAR SESSION --

Mar 17 Referred to Judiciary.
Apr 6 Public hearing and executive action taken in committee.
JUD - Majority; do confirm.
Apr 7 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --

Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 Term expired.

SGA 9273 CONSTANCE L. PROCTOR, reappointed September 18, 2003, for a term ending September 30, 2009, as a Member of the Board of Regents, University of Washington.
SGA 9274  STANLEY RUMBAUGH, reappointed October 1, 2003, for a term ending September 30, 2008, as a Member of the Board of Trustees, Bates Technical College District No. 28.

SGA 9275  ROBERT SCARBROUGH, reappointed May 1, 2002, for a term ending August 2, 2005, as a Member of the Lottery Commission.

SGA 9276  MARY SELECKY, appointed February 8, 2005, for a term ending at the governor's pleasure, as a Secretary of the Department of Health.

SGA 9277  FRED A. SHIOSAKI, appointed March 14, 2005, for a term ending December 31, 2010, as a Member of the Fish and Wildlife Commission.

SGA 9278  MARK SIDRAN, appointed March 16, 2005, for a term ending January 1, 2009, as Chair of the Utilities and Transportation Commission.

SGA 9279  HERB SIMON, reappointed August 9, 2004, for a term ending June 30, 2008, as a Member of the Higher Education Coordinating Board.

SGA 9280  SAM SMITH, reappointed July 25, 2003, for a term ending June 30, 2007, as a Member of the Higher Education Coordinating Board.

SGA 9281  DALE STEDMAN, reappointed November 1, 2003, for a term ending June 30, 2008, as a Member of the Transportation Commission.

SGA 9282  MELINDA E. TRAVIS, reappointed August 3, 2003, for a term ending August 2, 2009, as a Member of the Lottery Commission.
Patricia Whitefoot, reappointed August 11, 2004, for a term ending September 30, 2007, as a Member of the Board of Trustees, Community College District No. 16 (Yakima Valley Community College).

Jenny Wieland, reappointed October 7, 2002, for a term ending August 2, 2005, as a Member of the Sentencing Guidelines Commission.

Michael Worthy, reappointed August 12, 2004, for a term ending June 30, 2008, as a Member of the Higher Education Coordinating Board.

David Scott, reappointed January 1, 2005, for a term ending December 31, 2007, as a Member of the Investment Board.

David Danner, appointed September 27, 2004, for a term ending June 30, 2010, as a Member of the Pollution Control/Shorelines Hearings Board.
Member of the Board of Trustees, Cascadia Community College District No. 30.

-- 2005 REGULAR SESSION --
Mar 17 Referred to Early Learning, K-12 & Higher Education.
Mar 28 Public hearing in committee.
Mar 30 Executive session in committee.
Apr 1 EKHE - Majority; do confirm.
Apr 4 Passed to Rules.
Apr 6 Placed on confirmation calendar.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 7 Confirmed; yeas, 49; nays, 0; absent, 0; excused, 0.

SGA 9292 MICHAEL F. CONNELLY, reappointed April 2, 2002, for a term ending December 31, 2006, as a Member of the Public Disclosure Commission.

-- 2005 REGULAR SESSION --
Apr 20 Public hearing and executive action taken in committee.
Apr 21 GO - Majority; do confirm.
Apr 22 Passed to Rules.
Apr 27 Returned to Rules.

-- 2006 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Mar 8 Returned to Rules.

SGA 9293 ROBERT DISTLER, appointed March 4, 2005, for a term ending June 30, 2010, as a Member of the Transportation Commission.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Transportation.
Apr 20 Public hearing and executive action taken in committee.
Apr 21 TRAN - Majority; do confirm.
Apr 22 Passed to Rules.
Apr 24 Confirmed; yeas, 46; nays, 0; absent, 0; excused, 3.

SGA 9294 BILL GRINSTEIN, appointed March 4, 2005, for a term ending June 30, 2005, as a Member of the Higher Education Coordinating Board.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Early Learning, K-12 & Higher Education.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 20 Public hearing and executive action taken in committee.
Feb 23 EKHE - Majority; do confirm.

SGA 9295 SCOTT JARVIS, appointed March 28, 2005, for a term ending at the governor’s pleasure, as Director of the Department of Financial Institutions.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Financial Institutions, Housing & Consumer Protection.
Mar 30 Public hearing and executive action taken in committee.
Apr 1 FHC - Majority; do confirm.
Apr 2 Passed to Rules.
Apr 13 Confirmed; yeas, 43; nays, 0; absent, 3; excused, 3.

SGA 9296 PHILIP JONES, reappointed March 2, 2005, for a term ending March 1, 2011, as a Member of the Utilities and Transportation Commission.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Transportation.
Mar 28 Work session and executive action taken in committee.
Mar 31 Public hearing and executive action taken in committee.
Apr 1 WEE - Majority; do confirm.
Apr 22 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 4.

SGA 9297 LIZ LUCE, appointed March 30, 2005, for a term ending at the governor’s pleasure, as Director of the Department of Licensing.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Transportation.
Apr 13 Public hearing and executive action taken in committee.
Apr 14 TRAN - Majority; do confirm.
Apr 18 Passed to Rules.
Apr 20 Confirmed; yeas, 43; nays, 0; absent, 4; excused, 2.

SGA 9298 GRANT PELESKY, appointed February 1, 2005, for a term ending May 21, 2005, as a Member of the Professional Educator Standards Board.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Early Learning, K-12 & Higher Education.
Jan 12 Public hearing in committee.

SGA 9299 GEORGE ROE, reappointed March 8, 2005, for a term ending January 19, 2009, as a Member of the Board of Pharmacy.

-- 2005 REGULAR SESSION --
Mar 25 Referred to Health & Long-Term Care.

SGA 9300 ALICE TAWRESEY, appointed February 14, 2005, for a term ending September 30, 2009, as a Member of the Board of Trustees, Olympic Community College District No. 3.

-- 2005 REGULAR SESSION --
Jan 9 By resolution, reintroduced and retained in present status.
Jan 30 Public hearing and executive action taken in committee.
Feb 1 EKHE - Majority; do confirm.
Feb 2  Passed to Rules.
Feb 8  Placed on confirmation calendar.
Feb 10 Confirmed; yeas, 43; nays, 0; absent, 2; excused, 4.

**SGA 9301**

MIRANDA WECKER, appointed March 14, 2005, for a term ending December 31, 2006, as a Member of the Fish and Wildlife Commission.

--- 2005 REGULAR SESSION ---

Mar 25 Referred to Natural Resources, Ocean & Recreation.
Feb 22 Public hearing in committee.

**SGA 9302**

MARK WOLFRAM, appointed November 1, 2004, for a term ending September 30, 2009, as a Member of the Board of Trustees, Cascadia Community College District No. 30.

--- 2005 REGULAR SESSION ---

Mar 25 Referred to Early Learning, K-12 & Higher Education.
Apr 19 Executive session in committee.
EKHE - Majority; do confirm.
Passed to Rules.

--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.
Feb 2 Placed on confirmation calendar.
Feb 7 Confirmed; yeas, 49; nays, 0; absent, 0; excused, 0.

**SGA 9303**

ROBIN ARNOLD-WILLIAMS, appointed March 15, 2005, for a term ending at the governor's pleasure, as Secretary of the Department of Social and Health Services.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Human Services & Corrections.
Apr 6 Public hearing and executive action taken in committee.
HSC - Majority; do confirm.
Apr 7 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 20 Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

**SGA 9304**

JERRY GUTZWILER, appointed March 10, 2005, for a term ending at the governor's pleasure, as a Member of the Fish and Wildlife Commission.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Natural Resources, Ocean & Recreation.
Feb 20 Public hearing in committee.

**SGA 9305**

ALFRED HALLOWELL, reappointed February 10, 2005, for a term ending January 17, 2011, as a Member of the Horse Racing Commission.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Labor, Commerce, Research & Development.
Apr 13 Public hearing in committee.
Apr 14 Executive session in committee.
LCRD - Majority; do confirm.
Apr 15 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 27 Returned to Rules.
--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.

**SGA 9306**

GARY HARRIS, appointed March 8, 2005, for a term ending February 7, 2009, as a Member of the Board of Pharmacy.

--- 2005 REGULAR SESSION ---

Mar 29 Placed on confirmation calendar.
Mar 30 Passed to Rules.

**SGA 9307**

GARY ROBINSON, appointed February 21, 2005, for a term ending at the governor's pleasure, as Director of the Department of Information Services.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Government Operations & Elections.
Apr 20 Public hearing and executive action taken in committee.
Apr 21 GO - Majority; do confirm.
Passed to Rules.
Apr 22 Placed on confirmation calendar.
Apr 24 Confirmed; yeas, 39; nays, 0; absent, 1; excused, 9.

**SGA 9308**

LARRY SANCHEZ, appointed March 10, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Yakima Valley Community College District No. 16.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Early Learning, K-12 & Higher Education.

--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.
Jan 16 Public hearing and executive action taken in committee.
Jan 17 EKHE - Majority; do confirm.
Jan 18 Passed to Rules.
Feb 2 Placed on confirmation calendar.
Feb 22 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

**SGA 9309**

KAREN SEINFELD, appointed March 10, 2005, for a term ending September 30, 2007, as a Member of the Board of Trustees, Bates Technical College District No. 28.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Early Learning, K-12 & Higher Education.

--- 2006 REGULAR SESSION ---

Jan 9 By resolution, reintroduced and retained in present status.
Jan 18 EKHE - Majority; do confirm.
Jan 19 Passed to Rules.
Feb 2 Placed on confirmation calendar.
Feb 22 Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

**SGA 9310**

SHIRLEY SOLOMON, appointed March 15, 2005, for a term ending December 31, 2008, as a Member of the Fish and Wildlife Commission.

--- 2005 REGULAR SESSION ---

Mar 29 Referred to Natural Resources, Ocean & Recreation.
Feb 20  Public hearing in committee.

SGA 9311  SUSANNE BROWN-MCBRIDE, appointed March 10, 2005, for a term ending August 27, 2005, as a Member of the Sentencing Guidelines Commission.

-- 2005 REGULAR SESSION --

Apr 1  Referred to Judiciary.
Apr 5  Public hearing and executive action taken in committee.
JUD - Majority; do confirm.
Apr 6  Passed to Rules.
Apr 27  Placed on confirmation calendar.
Jan 9  By resolution, reintroduced and retained in present status.
Jan 18  Term expired.

SGA 9312  JERRY FARLEY, reappointed February 10, 2005, for a term ending July 1, 2007, as a Member of the Board of Trustees, State School for the Blind.

-- 2005 REGULAR SESSION --

Apr 1  Referred to Early Learning, K-12 & Higher Education.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Jan 18  Resigned.

SGA 9313  JANE NOLAND, reappointed March 30, 2005, for a term ending December 31, 2005, as a Member of the Public Disclosure Commission.

-- 2005 REGULAR SESSION --

Apr 1  Referred to Government Operations & Elections.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Jan 18  Term expired.

SGA 9314  AMY C. SOLOMON, reappointed February 10, 2005, for a term ending June 30, 2005, as a Member of the Executive Board of the Washington Public Power Supply System, (Energy Northwest).

-- 2005 REGULAR SESSION --

Apr 1  Referred to Water, Energy & Environment.

SGA 9315  BILL BRUMSICKLE, appointed March 30, 2005, for a term ending December 31, 2008, as a Member of the Public Disclosure Commission.

-- 2005 REGULAR SESSION --

Apr 7  Referred to Government Operations & Elections.
Apr 20  Public hearing and executive action taken in committee.
Apr 21  GO - Majority; do confirm.
Passed to Rules.
Apr 22  Placed on confirmation calendar.
Apr 27  Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 2  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9316  RITA CREIGHTON, appointed March 10, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Highline Community College District No. 9.

-- 2005 REGULAR SESSION --

Apr 7  Referred to Early Learning, K-12 & Higher Education.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Jan 23  Public hearing in committee.
Feb 20  Public hearing and executive action taken in committee.
Feb 23  EKHE - Majority; do confirm.
Passed to Rules.

SGA 9317  CHUCK PERRY, appointed March 15, 2005, for a term ending December 31, 2006, as a Member of the Fish and Wildlife Commission.

-- 2005 REGULAR SESSION --

Apr 7  Referred to Natural Resources, Ocean & Recreation.

SGA 9318  KENNETH SCHELLBERG, appointed March 30, 2005, for a term ending December 31, 2009, as a Member of the Public Disclosure Commission.

-- 2005 REGULAR SESSION --

Apr 7  Referred to Government Operations & Elections.
Apr 20  Public hearing and executive action taken in committee.
Apr 21  GO - Majority; do confirm.
Passed to Rules.
Apr 22  Placed on confirmation calendar.
Apr 27  Returned to Rules.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Feb 2  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9319  TERRY SEBRING, appointed May 1, 2005, for a term ending March 1, 2011, as Chair of the Tax Appeals Board.

-- 2005 REGULAR SESSION --

Apr 7  Referred to Ways & Means.
-- 2006 REGULAR SESSION --
Jan 9  By resolution, reintroduced and retained in present status.
Jan 17  Public hearing and executive action taken in committee.
Jan 18  WM - Majority; do confirm.
Passed to Rules.
Feb 2  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9320  BETTI L. SHELDON, appointed February 24, 2005, for a term ending June 30, 2008, as a Member of the Higher Education Coordinating Board.

-- 2005 REGULAR SESSION --

Apr 7  Referred to Early Learning, K-12 & Higher Education.
Apr 19  Public hearing and executive action taken in committee.
EKHE - Majority; do confirm.
Passed to Rules.
Rules Committee relieved. Placed on confirmation calendar.
Confirmed; yeas, 44; nays, 0; absent, 2; excused, 3.

SGA 9321 VALORIA LOVELAND, reappointed April 5, 2005, for a term ending at the governor's pleasure, as Director of the Department of Agriculture.

-- 2005 REGULAR SESSION --
Apr 11 Public hearing and executive action taken in committee.
Apr 12 Referred to Agriculture & Rural Economic Development.
Apr 18 Placed on confirmation calendar.
Apr 19 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

SGA 9322 SANDY MATHESON, appointed April 1, 2005, for a term ending at the governor's pleasure, as Director of the Department of Retirement Systems.

-- 2005 REGULAR SESSION --
Apr 11 Referred to Ways & Means.
Jan 9 By resolution, reintroduced and retained in present status.
Jan 17 Public hearing and executive action taken in committee.
Jan 18 WM - Majority; do confirm.
Feb 10 Placed on confirmation calendar.
Feb 27 Confirmed; yeas, 40; nays, 0; absent, 4; excused, 5.

SGA 9323 LINDA VILLEGAS BREMER, appointed March 28, 2005, for a term ending at the governor's pleasure, as Director of the Department of General Administration.

-- 2005 REGULAR SESSION --
Apr 11 Referred to Government Operations & Elections.
Apr 20 Public hearing and executive action taken in committee.
Apr 24 Confirmed; yeas, 40; nays, 0; absent, 4; excused, 5.

SGA 9324 JOHN BATISTE, appointed February 14, 2005, for a term ending at the governor's pleasure, as Chief of the Washington State Patrol.

-- 2005 REGULAR SESSION --
Apr 12 Referred to Transportation.
Apr 13 Public hearing and executive action taken in committee.
Apr 14 Passed to Rules.
Apr 18 Placed on confirmation calendar.
Apr 19 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

SGA 9325 CHRIS LIU, appointed April 25, 2005, for a term ending at the governor's pleasure, as Director of the Lottery Commission.

-- 2005 REGULAR SESSION --
Apr 12 Referred to Labor, Commerce, Research & Development.
Apr 14 Executive session in committee.
Apr 19 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

SGA 9326 EVA SANTOS, appointed March 28, 2005, for a term ending at the governor's pleasure, as Director of the Department of Personnel.

-- 2005 REGULAR SESSION --
Apr 12 Referred to Labor, Commerce, Research & Development.
Apr 14 Public hearing and executive action taken in committee.
Apr 19 Confirmed; yeas, 42; nays, 0; absent, 5; excused, 2.

SGA 9327 REUVEN CARLYLE, appointed April 5, 2005, for a term ending April 3, 2009, as a Member of the State Board for Community and Technical Colleges.

-- 2005 REGULAR SESSION --
Apr 18 Referred to Early Learning, K-12 & Higher Education.
Jan 9 By resolution, reintroduced and retained in present status.
Feb 20 Public hearing and executive action taken in committee.
Feb 23 EKHE - Majority; do confirm.

SGA 9328 CINDI YATES, appointed April 11, 2005, for a term ending at the governor's pleasure, as Director of the Department of Revenue.

-- 2005 REGULAR SESSION --
Apr 18 Referred to Ways & Means.
Apr 19 Made eligible to be placed on second reading.
Feb 2 Placed on confirmation calendar.
Feb 6 Confirmed; yeas, 43; nays, 0; absent, 0; excused, 6.

SGA 9329 STEVE HILL, appointed May 2, 2005, for a term ending at the governor's pleasure, as Administrator of the Washington State Health Care Authority.

-- 2005 REGULAR SESSION --
Apr 18 Referred to Health & Long-Term Care.
Apr 21 Public hearing and executive action taken in committee.
Apr 24 Passed to Rules.

SGA 9330 CINDI YATES, appointed April 11, 2005, for a term ending at the governor's pleasure, as Director of the Department of Revenue.

-- 2005 REGULAR SESSION --
Apr 18 Referred to Ways & Means.
Apr 19 Made eligible to be placed on second reading.
Feb 2 Placed on confirmation calendar.
Feb 7  Confirmed; yeas, 45; nays, 0; absent, 2; excused, 2.

SGA 9330  CHRIS HEDRICK, appointed March 16, 2005, for a term ending September 30, 2007, as a Member of the Board of Trustees, The Evergreen State College.

-- 2005 REGULAR SESSION --
Apr 20  Referred to Early Learning, K-12 & Higher Education.
Jan 9  By resolution, reintroduced and retained in present status.
Feb 20  Public hearing and executive action taken in committee.
Feb 23  EKHE - Majority; do confirm.
Passed to Rules.
Mar 1  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9331  KAREN LEE, appointed March 14, 2005, for a term ending at the governor's pleasure, as a Commissioner of the Employment Security Department.

-- 2005 REGULAR SESSION --
Apr 21  Referred to Labor, Commerce, Research & Development.
Jan 9  By resolution, reintroduced and retained in present status.
Jan 12  Public hearing and executive action taken in committee.
Jan 13  LCRD - Majority; do confirm.
Passed to Rules.
Jan 18  Placed on confirmation calendar.
Jan 25  Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

SGA 9332  JERALITIA COSTA, appointed April 1, 2005, for a term ending April 1, 2009, as Chair of the Indeterminate Sentence Review Board.

-- 2005 REGULAR SESSION --
Apr 22  Confirmed; yeas, 44; nays, 0; absent, 4; excused, 1.

SGA 9333  LYLE QUASIM, appointed April 5, 2005, for a term ending April 3, 2009, as a Member of the State Board for Community and Technical Colleges.

-- 2005 REGULAR SESSION --
Apr 23  Referred to Early Learning, K-12 & Higher Education.
Jan 9  By resolution, reintroduced and retained in present status.
Jan 30  Public hearing and executive action taken in committee.
Feb 1  EKHE - Majority; do confirm.
Minority: do not confirm.
Feb 2  Passed to Rules.
Feb 8  Placed on confirmation calendar.
Feb 10  Confirmed; yeas, 33; nays, 4; absent, 1; excused, 11.

SGA 9334  TONI M. ASPIN, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Peninsula Community College District No. 1.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Jan 23  Public hearing and executive action taken in committee.
Jan 26  EKHE - Majority; do confirm.
Passed to Rules.
Feb 10  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9335  PEGGY BIERBAUM, reappointed August 25, 2005, for a term ending June 30, 2011, as a Member of the Gambling Commission.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Labor, Commerce, Research & Development.
Feb 14  Public hearing in committee.
Feb 23  Executive session in committee.
Feb 24  LCRD - Majority; do confirm.
Passed to Rules.

SGA 9336  ETHELADA BURKE, appointed August 03, 2005, for a term ending June 30, 2008, as a Member of the Higher Education Coordinating Board.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Feb 20  Public hearing and executive action taken in committee.
Feb 23  EKHE - Majority; do confirm.
Passed to Rules.

SGA 9337  CAROL CARLSTAD, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Community College District No. 2 (Grays Harbor College).

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Jan 30  Executive session in committee.
Feb 1  EKHE - Majority; do confirm.
Feb 2  Passed to Rules.
Feb 8  Placed on confirmation calendar.
Feb 10  Confirmed; yeas, 39; nays, 0; absent, 1; excused, 9.

SGA 9338  JAMES CARVO, reappointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Community College District No. 16 (Yakima Valley Community College).

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Jan 30  Executive session in committee.
Feb 1  EKHE - Majority; do confirm.
Feb 2  Passed to Rules.
Feb 8  Placed on confirmation calendar.
Feb 22  Confirmed; yeas, 47; nays, 0; absent, 0; excused, 2.

SGA 9339  PAT E. CLOTHIER, reappointed October 24, 2005, for a term ending July 01, 2010, as a Member of the Board of Trustees, State School for the Deaf.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
SGA 9340  GARY COHN, appointed July 25, 2005, for a term ending June 30, 2009, as a Member of the Professional Educator Standards Board.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Jan 12  Public hearing and executive action taken in committee.
Jan 16  EKHE - Majority; do confirm. Passed to Rules.
Feb 10  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9341  SUSAN COLE, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Community College District No. 21 (Whatcom Community College).

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.

SGA 9342  R. JAMES COOK, appointed October 01, 2005, for a term ending October 01, 2009, as a Member of the Board of Trustees, The Life Sciences Discovery Fund Authority.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Labor, Commerce, Research & Development.
Jan 24  Public hearing in committee.
Jan 26  Executive session in committee.
Feb 1  LCRD - Majority; do confirm. Passed to Rules.
Feb 8  Placed on confirmation calendar.
Mar 6  Confirmed; yeas, 47; nays, 0; absent, 2; excused, 0.

SGA 9343  PETE CRANE, reappointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Olympic Community College District No. 3.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Jan 30  Executive session in committee.
Feb 3  EKHE - Majority; do confirm. Passed to Rules.
Feb 8  Placed on confirmation calendar.
Feb 10  Confirmed; yeas, 43; nays, 0; absent, 2; excused, 4.

SGA 9344  JAMES CUNNINGHAM, appointed May 26, 2005, for a term ending September 30, 2007, as a Member of the Board of Trustees, Bellingham Technical College District No. 25.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Jan 30  Public hearing and executive action taken in committee.
Feb 1  EKHE - Majority; do confirm. Passed to Rules.
Feb 2  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9345  CALHOUN DICKINSON, reappointed June 06, 2005, for a term ending June 17, 2011, as a Member of the Industrial Insurance Appeals Board.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Labor, Commerce, Research & Development.
Feb 20  Public hearing in committee.
Feb 23  Executive session in committee.
Feb 24  LCRD - Majority; do confirm. Passed to Rules.

SGA 9346  FRANCOIS FORGETTE, appointed May 11, 2005, for a term ending September 30, 2007, as a Member of the Board of Regents, University of Washington.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.

SGA 9347  KATHERINE B. FRIEDT, appointed November 01, 2005, for a term ending June 17, 2010, as Chair of the Human Rights Commission.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Judiciary.
Jan 19  Public hearing and executive action taken in committee.
Jan 20  JUD - Majority; do confirm. Passed to Rules.
Feb 2  Placed on confirmation calendar.
Feb 27  Confirmed; yeas, 40; nays, 0; absent, 3; excused, 6.

SGA 9348  JACK FROST, appointed June 06, 2005, for a term ending May 31, 2006, as a Member of the Board of Trustees, Central Washington University.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Feb 20  Public hearing and executive action taken in committee.
Feb 23  EKHE - Majority; do confirm. Passed to Rules.
Mar 1  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9349  LAWRENCE V. GOODMAN, appointed September 01, 2005, for a term ending January 01, 2007, as a Member of the Personnel Resources Board.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.
Feb 16  Public hearing in committee.

SGA 9350  JUDY GUENTHER, reappointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Centralia Community College District No. 12.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Labor, Commerce, Research & Development.
Feb 16  Public hearing in committee.

SGA 9351  WILLIAM HANSON, appointed June 06, 2005, for a term ending July 02, 2010, as a Member of the Lottery Commission.
-- 2006 REGULAR SESSION --
Jan 9 Referred to Labor, Commerce, Research & Development.
Feb 14 Public hearing in committee.
Feb 23 Executive session in committee.
Feb 24 LCRD - Majority; do confirm.
Passed to Rules.

SGA 9353 MIKE HUDSON, appointed August 01, 2005, for a term ending June 30, 2009, as a Member of the Work Force Training and Education Coordinating Board.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Labor, Commerce, Research & Development.
Mar 7 Public hearing and executive action taken in committee.

ADDISON JACOBS, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Clark Community College District No. 14.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 30 Executive session in committee.
Feb 1 EKHE - Majority; do confirm.
Feb 2 Passed to Rules.
Feb 8 Placed on confirmation calendar.
Feb 28 Confirmed; yea, 41; nay, 0; abst, 1; exc, 7.

LYLE JACOBSEN, appointed July 03, 2005, for a term ending July 02, 2006, as a Member of the Lottery Commission.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Labor, Commerce, Research & Development.
Feb 14 Public hearing in committee.

HOLLY P. JENSEN, reappointed October 24, 2005, for a term ending July 01, 2010, as a Member of the Board of Trustees, State School for the Deaf.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 16 Public hearing and executive action taken in committee.
Jan 17 EKHE - Majority; do confirm.
Jan 18 Passed to Rules.
Jan 19 Made eligible to be placed on second reading.
Feb 9 Placed on confirmation calendar.
Mar 8 Returned to Rules.

ED JOLICOEUR, appointed June 06, 2005, for a term ending June 09, 2007, as a Member of the Accountancy Board.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Financial Institutions, Housing & Consumer Protection.

DENNIS KLOIDA, reappointed July 01, 2005, for a term ending June 30, 2009, as a Member of the Housing Finance Commission.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Government Operations & Elections.
Jan 23 Public hearing and executive action taken in committee.
Jan 24 GO - Majority; do confirm.
Passed to Rules.
Feb 2 Placed on confirmation calendar.
Feb 6 Confirmed; yea, 43; nay, 0; abst, 0; exc, 6.

JUSTIN LEIGHTON, appointed June 01, 2005, for a term ending at the governor's pleasure, as Director of the Department of Veterans Affairs.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 19 Public hearing and executive action taken in committee.
Jan 20 JUD - Majority; do confirm.
Passed to Rules.
Feb 10 Placed on confirmation calendar.
Mar 8 Returned to Rules.

JANET LEWIS, appointed November 14, 2005, for a term ending June 30, 2009, as a Member of the Work Force Training and Education Coordinating Board.

-- 2006 REGULAR SESSION --
Jan 9 Referred to Financial Institutions, Housing & Consumer Protection.

634 Legislative Digest and History of Bills
<table>
<thead>
<tr>
<th>Bill No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SGA 9365</td>
<td>RICHARD MCIVER, appointed July 15, 2005, for a term ending June 30, 2009, as a Member of the Housing Finance Commission.</td>
</tr>
<tr>
<td>SGA 9366</td>
<td>NEIL MCREYNOLDS, appointed October 01, 2005, for a term ending September 30, 2011, as a Member of the Board of Trustees, Eastern Washington University.</td>
</tr>
<tr>
<td>SGA 9367</td>
<td>STEVE S. MILLER, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Bellevue Community College District No. 8.</td>
</tr>
<tr>
<td>SGA 9368</td>
<td>BRUCE MONTGOMERY, appointed October 01, 2005, for a term ending October 01, 2007, as a Member of the Board of Trustees, The Life Sciences Discovery Fund Authority.</td>
</tr>
<tr>
<td>SGA 9369</td>
<td>JANE NOLAND, appointed December 31, 2005, for a term ending December 31, 2010, as a Member of the Public Disclosure Commission.</td>
</tr>
<tr>
<td>SGA 9370</td>
<td>BUSSE NUTLEY, appointed July 26, 2005, for a term ending July 31, 2006, as a Member of the Personnel Appeals Board.</td>
</tr>
<tr>
<td>SGA 9371</td>
<td>TIM OTANI, appointed July 01, 2005, for a term ending June 30, 2009, as a Member of the Housing Finance Commission.</td>
</tr>
<tr>
<td>SGA 9372</td>
<td>STACY PEDERSON, appointed July 06, 2005, for a term ending May 31, 2006, as a Member of the Board of Trustees, Western Washington University.</td>
</tr>
<tr>
<td>SGA 9373</td>
<td>KRIS POMIANEK, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Wenatchee Valley Community College District No. 15.</td>
</tr>
<tr>
<td>SGA 9374</td>
<td>WILL RASMUSSEN, appointed June 01, 2005, for a term ending May 31, 2006, as a Member of the Board of Regents, University of Washington.</td>
</tr>
<tr>
<td>SGA 9375</td>
<td>MARILYN SAYAN, appointed September 14, 2005, for a term ending September 08, 2011, as Chair of the Public Employment Relations Commission.</td>
</tr>
<tr>
<td>Bill</td>
<td>Assignment and Actions</td>
</tr>
<tr>
<td>------</td>
<td>------------------------</td>
</tr>
</tbody>
</table>
| SGA 9376 | ROBERT SCARBROUGH, reappointed August 03, 2005, for a term ending August 02, 2011, as a Member of the Lottery Commission.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Labor, Commerce, Research & Development.  
Feb 14 Public hearing in committee.  
Feb 23 Executive session in committee.  
Feb 24 LCRD - Majority; do confirm.  
Passed to Rules. |
| SGA 9377 | FAOUZI SEFRIOU, appointed August 01, 2005, for a term ending June 30, 2009, as a Member of the Housing Finance Commission.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Financial Institutions, Housing & Consumer Protection.  
Feb 22 Executive session in committee.  
Feb 23 FHC - Majority; do confirm.  
Passed to Rules. |
| SGA 9378 | HONNA SHEFFIELD, appointed June 12, 2005, for a term ending June 11, 2009, as a Member of the Columbia River Gorge Commission.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Natural Resources, Ocean & Recreation.  
Feb 22 Public hearing in committee. |
| SGA 9379 | JAMES SHIPMAN, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Everett Community College District No. 5.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Early Learning, K-12 & Higher Education.  
Feb 20 Public hearing and executive action taken in committee.  
Feb 23 EKHE - Majority; do confirm.  
Mar 1 Placed on confirmation calendar.  
Mar 8 Returned to Rules. |
| SGA 9380 | HERB SIMON, appointed October 20, 2005, for a term ending September 30, 2011, as a Member of the Board of Regents, University of Washington.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Early Learning, K-12 & Higher Education.  
Feb 20 Public hearing and executive action taken in committee.  
Feb 23 EKHE - Majority; do confirm.  
Mar 1 Placed on confirmation calendar.  
Mar 7 Confirmed; yes, 41; nays, 0; absent, 1; excused, 8. |
| SGA 9381 | CAROL SMITH-MERKULOV, appointed July 17, 2005, for a term ending January 17, 2007, as a Member of the Horse Racing Commission.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Labor, Commerce, Research & Development.  
Feb 14 Public hearing in committee. |
| SGA 9382 | CLAIRE SPAIN-REMY, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Pierce Community College District No. 11.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Early Learning, K-12 & Higher Education.  
Jan 30 Public hearing and executive action taken in committee.  
Feb 1 EKHE - Majority; do confirm.  
Feb 2 Passed to Rules.  
Feb 10 Placed on confirmation calendar.  
Mar 8 Returned to Rules. |
| SGA 9383 | DENNIS THAUT, appointed May 01, 2005, for a term ending April 30, 2011, as a Member of the Indeterminate Sentence Review Board.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Judiciary.  
Jan 19 Public hearing and executive action taken in committee.  
Jan 20 JUD - Majority; do confirm.  
Feb 2 Passed to Rules.  
Feb 27 Confirmed; yes, 41; nays, 0; absent, 3; excused, 5. |
| SGA 9384 | JAMES TIFFANY, appointed July 06, 2005, for a term ending September 30, 2009, as a Member of the Board of Trustees, Wenatchee Valley Community College District No. 15.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Early Learning, K-12 & Higher Education.  
Feb 20 Executive session in committee.  
Feb 23 EKHE - Majority; do confirm.  
Mar 1 Placed on confirmation calendar.  
Mar 8 Returned to Rules. |
| SGA 9385 | MARILYN WALTON, reappointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Tacoma Community College District No. 22.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Early Learning, K-12 & Higher Education.  
Jan 30 Executive session in committee.  
Feb 1 EKHE - Majority; do confirm.  
Feb 2 Passed to Rules.  
Feb 10 Placed on confirmation calendar.  
Mar 7 Confirmed; yes, 41; nays, 0; absent, 8; excused, 0. |
| SGA 9386 | GARY WEEKS, appointed May 19, 2005, for a term ending at the governor's pleasure, as Director of the Department of Labor and Industries.  
--- 2006 REGULAR SESSION --  
Jan 9 Referred to Labor, Commerce, Research & Development.  
Jan 12 Public hearing and executive action taken in committee.  
Jan 13 LCRD - Majority; do confirm.  
Passed to Rules. |
Jan 18 Placed on confirmation calendar.
Feb 24 Confirmed; yeas, 46; nays, 0; absent, 1; excused, 2.

### SGA 9388

JULI WILKERSON, reappointed June 01, 2005, for a term ending at the governor's pleasure, as Director of the Department of Community, Trade and Economic Development.

-- 2006 REGULAR SESSION --

Jan 9 Referred to International Trade & Economic Development.
Jan 12 Public hearing and executive action taken in committee.
Jan 13 ITED - Majority; do confirm. Passed to Rules.
Jan 18 Placed on confirmation calendar.
Jan 25 Confirmed; yeas, 47; nays, 0; absent, 1; excused, 1.

### SGA 9389

RICHARD D. ZWICKER, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Renton Technical College District No. 27.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 23 Public hearing and executive action taken in committee.
Jan 26 EKHE - Majority; do confirm. Passed to Rules.
Feb 8 Placed on confirmation calendar.
Feb 28 Confirmed; yeas, 44; nays, 0; absent, 0; excused, 5.

### SGA 9390

JANE KASZYNSKI, appointed June 01, 2005, for a term ending May 31, 2006, as a Member of the Board of Trustees, The Evergreen State College.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Early Learning, K-12 & Higher Education.
Feb 20 Public hearing and executive action taken in committee.
Feb 23 EKHE - Majority; do confirm. Passed to Rules.
Mar 1 Placed on confirmation calendar.
Mar 8 Returned to Rules.

### SGA 9391

SHOUBEE LIAW, reappointed December 10, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Shoreline Community College District No. 7.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 23 Public hearing and executive action taken in committee.
Jan 26 EKHE - Majority; do confirm. Passed to Rules.
Feb 2 Placed on confirmation calendar.
Feb 28 Confirmed; yeas, 45; nays, 0; absent, 0; excused, 0.

### SGA 9392

WAYNE J. MARTIN, reappointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Columbia Basin Community College District No. 19.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 30 Executive session in committee.
Feb 1 EKHE - Majority; do confirm.
Feb 2 Passed to Rules.
Feb 10 Placed on confirmation calendar.
Feb 27 Confirmed; yeas, 41; nays, 0; absent, 8; excused, 0.

### SGA 9393

LURA POWELL, appointed October 01, 2005, for a term ending at the governor's pleasure, as Chair of the Board of Trustees, The Life Sciences Discovery Fund Authority.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Labor, Commerce, Research & Development.
Jan 24 Public hearing in committee.
Jan 26 Executive session in committee.
Feb 1 LCRD - Majority; do confirm.
Feb 2 Passed to Rules.
Feb 8 Placed on confirmation calendar.
Mar 4 Confirmed; yeas, 46; nays, 0; absent, 2; excused, 1.

### SGA 9394

CHERYL SCOTT, appointed October 01, 2005, for a term ending October 01, 2009, as a Member of the Board of Trustees, The Life Sciences Discovery Fund Authority.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Labor, Commerce, Research & Development.
Jan 24 Public hearing in committee.
Jan 26 Executive session in committee.
Jan 30 LCRD - Majority; do confirm. Passed to Rules.
Feb 8 Placed on confirmation calendar.
Mar 6 Confirmed; yeas, 45; nays, 0; absent, 2; excused, 2.

### SGA 9395

PAUL TANAKA, reappointed November 01, 2005, for a term ending September 30, 2011, as a Member of the Board of Trustees, Eastern Washington University.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Early Learning, K-12 & Higher Education.

### SGA 9396

KAREN VANDER ARK, appointed November 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Highline Community College District No. 9.

-- 2006 REGULAR SESSION --

Jan 9 Referred to Early Learning, K-12 & Higher Education.
Jan 23 Public hearing and executive action taken in committee.
Jan 26 EKHE - Majority; do confirm. Passed to Rules.
Feb 2 Placed on confirmation calendar.
Feb 9 Confirmed; yeas, 42; nays, 0; absent, 0; excused, 7.

### SGA 9397

JUDY L. HARTMAN, appointed February 10, 2005, for a term ending at the governor's pleasure, as a Member of the K-20 Educational Network Board.

-- 2006 REGULAR SESSION --
Jan 9  Referred to Early Learning, K-12 & Higher Education.

SGA 9398  RUSSELL D. HAUGE, reappointed October 24, 2005, for a term ending September 02, 2008, as a Member of the Sentencing Guidelines Commission.

-- 2006 REGULAR SESSION --
Jan 10  Referred to Judiciary.
Jan 25  Public hearing and executive action taken in committee.
Jan 30  JUD - Majority; do confirm.
Feb 10  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9399  KATHELEEN D. MIX, appointed December 05, 2005, for a term ending June 30, 2010, as a Member of the Pollution Control/Shorelines Hearings Board.

-- 2006 REGULAR SESSION --
Jan 10  Referred to Water, Energy & Environment.
Feb 2  Public hearing and executive action taken in committee.
Feb 3  WEE - Majority; do confirm.
Feb 10  Placed on confirmation calendar.
Mar 6  Confirmed; yeas, 48; nays, 0; absent, 0; excused, 1.

SGA 9400  DON MUKAI, appointed October 07, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Technical College District #26 (Lake Washington).

-- 2006 REGULAR SESSION --
Jan 10  Referred to Early Learning, K-12 & Higher Education.
Jan 30  Executive session in committee.
Feb 1  EKHE - Majority; do confirm.
Feb 2  Passed to Rules.
Feb 10  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9401  VAL OGDEN, reappointed January 04, 2006, for a term ending December 31, 2008, as Chair of the Interagency Committee for Outdoor Recreation.

-- 2006 REGULAR SESSION --
Jan 18  Referred to Natural Resources, Ocean & Recreation.

SGA 9402  GARY LOCKE, appointed October 01, 2005, for a term ending October 01, 2009, as a Member of the Board of Trustees, The Life Sciences Discovery Fund Authority.

-- 2006 REGULAR SESSION --
Jan 18  Referred to Labor, Commerce, Research & Development.
Jan 24  Public hearing in committee.
Jan 26  Executive session in committee.
Feb 1  LCRD - Majority; do confirm.
Feb 2  Passed to Rules.
Feb 8  Placed on confirmation calendar.
Mar 6  Confirmed; yeas, 37; nays, 6; absent, 3; excused, 3.

SGA 9403  JULIE DAVIDSON, appointed March 1, 2006, for a term ending September 30, 2010, as a Member of the Board of Trustees, Cascadia Community College District No. 30.

Jan 23  Referred to Early Learning, K-12 & Higher Education.

SGA 9404  LENELL NUSSBAUM, reappointed October 24, 2005, for a term ending August 02, 2008, as a Member of the Sentencing Guidelines Commission.

-- 2006 REGULAR SESSION --
Jan 23  Referred to Judiciary.
Jan 31  Public hearing and executive action taken in committee.
Feb 1  JUD - Majority; do confirm.
Feb 2  Passed to Rules.

SGA 9405  RITA COLWELL, appointed October 01, 2005, for a term ending October 01, 2007, as a Member of the Board of Trustees, The Life Sciences Discovery Fund Authority.

-- 2006 REGULAR SESSION --
Jan 30  Referred to Labor, Commerce, Research & Development.
Mar 7  Public hearing in committee.

SGA 9406  PAUL P. GEORGE, appointed January 09, 2006, for a term ending January 17, 2007, as a Member of the Horse Racing Commission.

-- 2006 REGULAR SESSION --
Jan 30  Referred to Labor, Commerce, Research & Development.
Feb 14  Public hearing in committee.
Feb 23  Executive session in committee.
Feb 24  LCRD - Majority; do confirm.
Passed to Rules.

SGA 9407  ROBERT LENIGAN, appointed October 20, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Clover Park Technical College District No. 29.

-- 2006 REGULAR SESSION --
Jan 30  Referred to Early Learning, K-12 & Higher Education.
Feb 20  Public hearing and executive action taken in committee.
Feb 23  EKHE - Majority; do confirm.
Passed to Rules.

SGA 9408  JANIS MACHALA, appointed October 01, 2005, for a term ending September 30, 2006, as a Member of the Board of Trustees, Technical College District #26 (Lake Washington).

-- 2006 REGULAR SESSION --
Jan 30  Referred to Early Learning, K-12 & Higher Education.
Feb 20  Public hearing and executive action taken in committee.
Feb 23  EKHE - Majority; do confirm.
Passed to Rules.
Mar 1  Placed on confirmation calendar.
Mar 8  Returned to Rules.

SGA 9409  CAROL MOSER, appointed January 09, 2006, for a term ending June 30, 2011, as a Member of the Transportation Commission.

-- 2006 REGULAR SESSION --
Jan 30  Referred to Transportation.
Mar 7  Public hearing and executive action taken in committee.  
   TRAN - Majority; do confirm.  
   Rules suspended.  
   Placed on confirmation calendar.  
Mar 8  Returned to Rules.  

SGA 9410  TERESA PAN, reappointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Bates Technical College District No. 28.  
   -- 2006 REGULAR SESSION --  
   Jan 30  Referred to Early Learning, K-12 & Higher Education.  
   Feb 20  Executive session in committee.  
   Feb 21  EKHE - Majority; do confirm.  
            Passed to Rules.  

SGA 9411  BRUCE REID, appointed January 25, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Technical College District #26 (Lake Washington).  
   -- 2006 REGULAR SESSION --  
   Jan 30  Referred to Early Learning, K-12 & Higher Education.  

SGA 9412  JOE RYAN, appointed January 09, 2006, for a term ending July 15, 2009, as a Member of the Salmon Recovery Funding Board.  
   -- 2006 REGULAR SESSION --  
   Jan 30  Referred to Natural Resources, Ocean & Recreation.  

SGA 9413  STEPHEN THARINGER, reappointed January 09, 2006, for a term ending July 15, 2009, as a Member of the Salmon Recovery Funding Board.  
   -- 2006 REGULAR SESSION --  
   Jan 30  Referred to Natural Resources, Ocean & Recreation.  

SGA 9414  YVONNE BIANCHI, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Technical College District #25 (Bellingham).  
   -- 2006 REGULAR SESSION --  
   Jan 30  Referred to Early Learning, K-12 & Higher Education.  
   Feb 20  Executive session in committee.  
   Feb 21  EKHE - Majority; do confirm.  
            Passed to Rules.  

SGA 9415  WILLIAM MCDOWELL, reappointed February 10, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Wenatchee Valley Community College District No. 15.  
   -- 2006 REGULAR SESSION --  
   Feb 8  Referred to Early Learning, K-12 & Higher Education.  
   Feb 20  Executive session in committee.  
   Feb 21  EKHE - Majority; do confirm.  
            Passed to Rules.  

Mar 1  Placed on confirmation calendar.  
Mar 8  Returned to Rules.  

SGA 9416  BRIAN VANCE, appointed October 01, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, South Puget Sound Community College District No. 24.  
   -- 2006 REGULAR SESSION --  
   Feb 8  Referred to Early Learning, K-12 & Higher Education.  

SGA 9417  RICHARD VAN HOLLEBEKE, appointed August 15, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Edmonds Community College District No. 23.  
   -- 2006 REGULAR SESSION --  
   Feb 10  Referred to Early Learning, K-12 & Higher Education.  
   Feb 20  Public hearing and executive action taken in committee.  
   Feb 23  EKHE - Majority; do confirm.  
            Passed to Rules.  
   Mar 1  Placed on confirmation calendar.  
   Mar 8  Returned to Rules.  

SGA 9418  ROSEMARIE DUFFY, appointed January 30, 2006, for a term ending January 19, 2010, as a Member of the Board of Pharmacy.  
   -- 2006 REGULAR SESSION --  
   Feb 15  Referred to Health & Long-Term Care.  

SGA 9419  SHEILA L. FOX, appointed January 30, 2006, for a term ending January 30, 2010, as a Member of the State Board of Education.  
   -- 2006 REGULAR SESSION --  
   Feb 15  Referred to Early Learning, K-12 & Higher Education.  
   Mar 1  Public hearing and executive action taken in committee.  
            EKHE - Majority; do confirm.  
            Passed to Rules.  
   Mar 8  Placed on confirmation calendar.  
            Returned to Rules.  

SGA 9420  EDWARD JAMES, JR., appointed February 10, 2005, for a term ending September 30, 2008, as a Member of the Board of Trustees, Renton Technical College District No. 27.  
   -- 2006 REGULAR SESSION --  
   Feb 15  Referred to Early Learning, K-12 & Higher Education.  

SGA 9421  KRISTINA MAYER, appointed January 30, 2006, for a term ending January 30, 2007, as a Member of the State Board of Education.  
   -- 2006 REGULAR SESSION --  
   Feb 15  Referred to Early Learning, K-12 & Higher Education.  

Legislative Digest and History of Bills
HOWARD LINCOLN, appointed January 27, 2006, for a term ending September 30, 2010, as a Member of the Board of Trustees, Western Washington University.

-- 2006 REGULAR SESSION --
Feb 16 Referred to Early Learning, K-12 & Higher Education.

CONRAD MAHNKEN, appointed November 04, 2005, for a term ending December 31, 2010, as a Member of the Fish and Wildlife Commission.

-- 2006 REGULAR SESSION --
Feb 17 Referred to Natural Resources, Ocean & Recreation.
Feb 22 Public hearing in committee.

AMY BRAGDON, appointed January 30, 2006, for a term ending January 30, 2009, as a Member of the State Board of Education.

-- 2006 REGULAR SESSION --
Feb 21 Referred to Early Learning, K-12 & Higher Education.
Mar 1 Public hearing and executive action taken in committee.
EKHE - Majority; do confirm.
Passed to Rules.
Mar 8 Placed on confirmation calendar.
Returned to Rules.

CHARLES ROBINSON, appointed November 10, 2005, for a term ending September 30, 2010, as a Member of the Board of Trustees, Community College District No. 21 (Whatcom Community College).

-- 2006 REGULAR SESSION --
Feb 23 Referred to Early Learning, K-12 & Higher Education.

JEFF VINCENT, appointed January 30, 2006, for a term ending January 30, 2010, as a Member of the State Board of Education.

-- 2006 REGULAR SESSION --
Feb 23 Referred to Early Learning, K-12 & Higher Education.
Mar 1 Public hearing and executive action taken in committee.
EKHE - Majority; do confirm.
Passed to Rules.
Mar 8 Placed on confirmation calendar.
Returned to Rules.

DOUG MACDONALD, appointed February 22, 2006, for a term ending at the governor’s pleasure, as Secretary of the Department of Transportation.

-- 2006 REGULAR SESSION --
Mar 2 Referred to Transportation.
Mar 7 Public hearing and executive action taken in committee.
TRAN - Majority; do confirm.
Rules suspended.
Placed on confirmation calendar.
Mar 8 Confirmed; yeas, 39; nays, 4; absent, 4; excused, 2.

DAVID TROUTT, appointed January 06, 2006, for a term ending July 15, 2006, as a Member of the Salmon Recovery Funding Board.

-- 2006 REGULAR SESSION --
Mar 3 Referred to Natural Resources, Ocean & Recreation.

HEYWARD WATSON, appointed May 25, 2005, for a term ending March 26, 2009, as a Member of the Higher Education Facilities Authority.

-- 2006 REGULAR SESSION --
Mar 3 Referred to Early Learning, K-12 & Higher Education.

MARY JEAN RYAN, appointed January 30, 2006, for a term ending January 30, 2010, as a Member of the State Board of Education.

-- 2006 REGULAR SESSION --
Feb 24 Referred to Early Learning, K-12 & Higher Education.
Mar 1 Public hearing and executive action taken in committee.
EKHE - Majority; do confirm.
Passed to Rules.
Mar 8 Placed on confirmation calendar.
Returned to Rules.

BERNAL BACA, appointed January 30, 2006, for a term ending January 30, 2009, as a Member of the State Board of Education.
Topical Index
Key to Symbols Identifying Bill Numbers

SENATE

SB - Senate Bill
   (Range of SB 5000 to SB 7999)
SJM - Senate Joint Memorial
   (Range of SJM 8000 to SJM 8199)
SJR - Senate Joint Resolution
   (Range of SJR 8200 to SJR 8399)
SCR - Senate Concurrent Resolution
   (Range of SCR 8400 to SCR 8599)
SR - Senate Resolution
   (Range of SR 8600 to SR 8999)
SGA - Senate Gubernatorial Appointment
   (Range of SGA 9000 to SGA 9499)

HOUSE

HB - House Bill
   (Range of HB 1000 to HB 3999)
HJM - House Joint Memorial
   (Range of HJM 4000 to HJM 4199)
HJR - House Joint Resolution
   (Range of HJR 4200 to HJR 4399)
HCR - House Concurrent Resolution
   (Range of HCR 4400 to HCR 4599)
HR - House Resolution
   (Range of HR 4600 to HR 4999)

Key to Other Symbols

SI or HI - Initiative
   S - Substitute
   2S - 2nd Substitute
   3S - 3rd Substitute

* - Measure number preceded by an asterisk means as follows:
   (a) Bill (HB or SB) has been enacted (passed legislature and signed by the Governor);
   (b) Joint Memorial (HJM or SJM) or Joint Resolution (HJR or SJR) has passed the legislature;
   (c) Concurrent Resolution (HCR or SCR) has been adopted by the legislature;
   (d) House Resolution (HR) has been adopted by the House;
   (e) Senate Resolution (SR) has been adopted by the Senate; and
   (f) Gubernatorial Appointment (SGA) has been confirmed by the Senate.

Symbols following a measure number preceded by an asterisk:

   CH 4 (2005) - This bill became Chapter 4 of the 2005 session laws.
   CH 4 E1 (2005) - This bill became Chapter 4 of the 2005 1st extraordinary session laws.
   (2005) - The preceding measure (other than a bill) was adopted, passed or confirmed in the 2005 regular session.
   E1 (2005) - The preceding measure (other than a bill) was adopted, passed or confirmed in the 2005 1st extraordinary session.
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(See CHILDREN)

911
Advisory committee: HB 2543, *SHB 2543, CH 210 (2006), SB 6217, SSB 6217
Enhanced 911 services, annual review: SB 5749, SSB 5749
Voice over internet protocol service, standards: HJM 4001, SHJM 4001

ABANDONED PROPERTY

ABORTION
Breast cancer risk related to abortion, notice: SB 5820
Clinics, licensing: HB 2231
Fetal body parts, sale prohibited: HB 1563
Insurance, conscience clause: HB 2231
Nonphysicians prohibited from performing: HB 1774, HB 2231
Parental notification and consent provisions: HB 1433, HB 2231, SB 5821
Partial birth abortion prohibited: HB 1562
Protecting the unborn, abortion restrictions and cloning prohibitions: HB 2231
Public funding prohibited: HB 1776, HB 2231, SB 5852
Reports to be kept by hospitals and facilities and sent to department of health: SB 5836
Reports to be kept by physicians and sent to department of health: HB 2231

ABUSE (See CHILD ABUSE)

ACCOUNTS (See PUBLIC FUNDS AND ACCOUNTS)

ACTIONS AND PROCEEDINGS (See also CIVIL PROCEDURE; CRIMINAL PROCEDURE)
Account receivable, limitations period: HB 3066
Adverse possession, provisions: HB 2966, SB 6310
Arbitration, uniform act: HB 1054, *SHB 1054, CH 433 (2005), SB 5172, SSB 5172
Asbestos-related liabilities, limitations: HB 3147, SB 6771
Child abuse investigations, liability of governmental entities: HB 3148, SHB 3148
Construction contractor, claim rights in construction contracts: HB 1613, HB 2059, SB 5936
Construction, accrual and limitation of actions arising from construction: HB 2004, SHB 2004
Construction, statute of limitations provisions for defects: SB 6627
Crime victims, notice to prosecutors when victims' records are sought: SB 6691
Default judgments, military status of defendant: *EHB 3074, CH 80 (2006)
Dependent persons, rights and protections for victims and witnesses of crimes: HB 2126, *ESHB 2126, CH 381 (2005)
Employer disclosure of employee information to prospective employer, limited liability: *HB 1625, CH 103 (2005)
Geologists, statute of limitations for construction claims: HB 2269
Governmental entities, notice requirements for tort claims against: HB 3120, *SHB 3120, CH 82 (2006)
Health insurance pool, liability limits for actions related to: HB 1507, SHB 1507, SB 5473, SSB 5473
Initiative 330, health care liability reform: SI 330, HI 330
Injuries resulting from health care, apologies and settlement offers inadmissible as evidence: SHB 1291, 2E2SHB 1291, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087
Injuries resulting from health care, birth-related injury compensation plan: HB 1859
Injuries resulting from health care, burden of proof: HB 2915
Injuries resulting from health care, early settlement: HB 2510
Injuries resulting from health care, expert witness qualifications: HB 1224, SHB 1224, HB 1860, SHB 1860, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Injuries resulting from health care, indigent emergency medical care account: HB 3135
Injuries resulting from health care, informed consent for medical services for minors: HB 1281, *SHB 1281, CH 440 (2005)
Injuries resulting from health care, joint task force to study dispute resolution alternatives: HB 1777
Injuries resulting from health care, liability reform: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Injuries resulting from health care, limitations of actions: HB 1858, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Injuries resulting from health care, limits noneconomic damages and attorney's fees: HB 3135, SB 6063
Injuries resulting from health care, malpractice reforms: HB 1686
Injuries resulting from health care, mandatory mediation requirements: SB 5413, SSB 5413
Injuries resulting from health care, notification and settlement provisions: HB 1861, HB 1946
Injuries resulting from health care, parties liable for damages: HB 1862
Injuries resulting from health care, patient safety fee and set aside: HB 1291, SHB 1291, 2E2SHB 1291, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072
Injuries resulting from health care, voluntary arbitration: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Injury as a result of engaging in misdemeanor or gross misdemeanor, defense in civil actions: SB 5300
Law enforcement officers, damages brought against: SB 5404, SSB 5404
Liquified petroleum gas, liability limits: HB 1159, SHB 1159, SB 5657, SSB 5657
Mandatory arbitration of civil actions, county population thresholds: EHB 1814, *SB 5733, CH 472 (2005)
Medical malpractice, reforms: SB 5300
Medical records, legal presumption of reasonable value established from certification: SB 5185
Missing or runaway children, law enforcement requirements to locate and liability for efforts: SB 5848
Nuisance actions against agricultural practices, costs recovery when defendant farm prevails: *ESB 5962, CH 511 (2005)
Obstructing the lawful taking of wildlife or fish, civil penalty against local government: HB 1926
Prescription drugs, product liability: SB 5986
Private property, fairness in government regulation of: HB 3311
Public hazards, sunshine in public hazards litigation act: SB 5646
Seat belts and child car seats, failure to use may be admissible in civil action: SSB 5856, SB 6563
Service of summons, service by publication: HB 1403, *SB 5053, CH 117 (2005)
Social and health services department, liability arising from acts or omissions of workers: HB 2164
State and local liability for acts of persons on supervision or in community-based treatment programs: SB 6852, SSB 6852
Torts, liability limits for governmental entities: SB 6060, SB 6215
Unjust conviction and incarceration, damages: SB 6692
Violent video and computer games, injury or wrongful death actions: HB 2178
Wrongful injury or death: SB 5734

ACTUARY (See STATE ACTUARY)

ADMINISTRATIVE PROCEDURE (See also REGULATORY REFORM)

Agency rules, reporting requirements: SB 6361
Agency rules, city and county participation: SB 6266, SSB 6266
Agency rules, governor's signature on significant legislative rules: EHB 1276, SHB 1276
Agency rules, housing impact statements: HB 1950
Agency rules, legislative review: HB 2771
Agency rules, small business advisory board and rule impact reduction: SB 5730, ESSB 5730
Agency rules, small business advocacy committee: HB 1445, SHB 1445
Agency rules, small business economic impact statement criteria: HB 1908, HB 2945
Agency rules, small business regulatory flexibility act: SB 5920
Industrial safety administrative appeals, costs awarded to employer when employer prevails: HB 2160
Regulatory reform, office of: HB 1673

ADOPTION


ADULT DEPENDENT PERSONS (See DEPENDENT ADULTS)

ADULT FAMILY HOMES

Definition revised to include married couples: SB 6638
Facility disputes, arbitration agreements: HB 1960
Food safety training: HB 1545, SHB 1545, *SHB 1591, CH 505 (2005) PV, SB 5650, SSB 5650
Location within communities, infrastructure and services regarding: SB 6678
Providers, sanction procedure when employee is the cause of problem: HB 2098
Resident capacity, maximum number allowed: SB 5687, SSB 5687
Sabbaticals for home operators: HB 2100
Smoke detectors, requirements: SSB 5687
Yakima county, moratorium on new licenses: HB 2260

ADVANCED COLLEGE TUITION PAYMENT PROGRAM

Bankruptcy filings, tuition units considered excluded personal units: HB 2021, *SB 5926, CH 272 (2005)
Eligible beneficiary and tuition and fees definitions: HB 2021, *SB 5926, CH 272 (2005)

ADVERTISING
"Washington Made" logo to promote state products: HB 2104
"Washington Made" logo to promote state products, design contest: SHB 2104
Auto transportation companies, promotional fares: HB 1421
Electricians, licensing required prior to advertising: HB 1331
Lottery advertisements must include education funding levels: HB 2243
Out-of-stock advertised merchandise, rain checks: SB 6203
Political, mailed advertising must be filed with secretary of state to be archived: SB 5408
Tourism in Washington state, television campaign: HB 1588, SHB 1588, HB 2886, SB 5798, SSB 5798
Travel agents must be registered with licensing department: SB 5721
Wine industry, advertising and promotion: HB 3150, *SHB 3150, CH 92 (2006)

AERONAUTICS (See AVIATION)

AFRICAN-AMERICANS
Historically black college fund pilot project: SB 5303
Rosa Parks day: HB 3284

AGRICULTURE (See also FARMS; LIVESTOCK)
Alternative fuels, water rights relinquishment provisions for crops used in the production of: HB 2767
Animal feeding operations, permit requirements and procedures: HB 1615, SHB 1615, SB 5602, *SSB 5602, CH 510 (2005) PV
Asparagus, exception to fruit and vegetable standards: *HB 1722, CH 234 (2005), SB 5723
Beef, business and occupation tax relief expiration date: *HB 1407, CH 150 (2005)
Biodiesel, property tax exemption for land used to grow crops: SB 6424, SSB 6424
Bioenergy assistance program, conversion of farm products: ESSB 6501
Bioenergy loan program, conversion of farm products: HB 2775, SB 6501
Burning of cereal grains and grass seeds, tax exemptions: HB 1664, SHB 1664, SB 5663, SSB 5663, *2SSB 5663, CH 420 (2005)
Christmas trees, grower licensure: SB 6133, SSB 6133
Code cities, agricultural lands exclusion from boundaries of: *SB 5589, CH 77 (2005)
Commercial feed, licensing provisions and regulations: *HB 1086, CH 18 (2005), SB 5004
County conservation futures, farm and agricultural land: SB 5109
County facilities for agricultural promotion, lodging tax provisions: HB 1796, HB 2365, SB 5776, SSB 5776, SB 6170
Crop dusting and other agricultural activities, tax exemptions for aircraft fuel: SSB 6868
Crop dusting, tax exemptions for aircraft fuel: SB 6868
Dairy nutrient management program revisions: HB 1615, SHB 1615, SB 5602, *SSB 5602, CH 510 (2005) PV
Dairy nutrient management tax exemptions for livestock other than dairy: SB 5960, SSB 5960
Dairy products, excise taxation: *EHB 3159, CH 354 (2006) PV, SB 6704
Drought conditions, retrofitting of domestic wells to maintain agricultural irrigation: SB 6086, SSB 6086
Economic development plans, matching fund program: SB 5093
Fairs, study of economic and social contribution: HB 2096, SB 5968, SSB 5968
Farm labor contractors, regulations and protections: HB 2623, SB 6352, SSB 6352
Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597
Farmland mitigation fee, land secured through eminent domain for transportation projects: SB 5859
Fruit and vegetable district fund: SB 5488, *SSB 5488, CH 49 (2005)
Fruit and vegetable processing and storage, taxation provisions: HB 2221, *ESHB 2221, CH 513 (2005), HB 3083, SB 5447
Grain, elevator and warehouse air registration: *SB 5142, CH 138 (2005)
Growth management, accessory nonfarm home-based or similar businesses that supplement on-farm income: HB 2905
Growth management, agricultural land use and activities: HB 2261, HB 2917, *SHB 2917, CH 147 (2006), SB 6575, SSB 6575
Growth management, agricultural zoning that supports family farms: HB 2132, SB 5945
Growth management, ongoing agricultural activities encouraged: HB 2907
Habitat conservation programs, riparian protection and farmlands preservation accounts: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
Impact of agriculture and food processing on state's economy, study: HB 2202, SHB 2202
Labor and industries department initial visit to small agricultural employers: HB 1553, SB 5632, SSB 5632
Livestock information security, task force and review: SB 5963, SSB 5963
Livestock mortalities, rules for proper management of carcass disposal: SB 5961
Milk and dairy products, safety: HB 3010
Milk products, cow shares: HB 2598, SB 6377
Milk products, wholesale sales of raw milk exempted from business and occupation tax: HB 2878, SB 6609, SSB 6609
Nuisance actions against agricultural practices, costs recovery when defendant farm prevails: *ESB 5962, CH 511 (2005)
Organic foods commission act: SB 5062
Pesticides, restrictions on highly toxic pesticide use: HB 1863
Potato commission: HB 1608, SHB 1608, SB 5369, SSB 5369
Poultry, sales and use tax exemption for feed: SB 5716
Preservation, transportation project environmental mitigation moneys for agricultural preservation: HB 3235
Property taxes, open space program taxation: *HB 1554, CH 57 (2005), SB 5465
Raw milk, wholesale sales of raw milk exempted from business and occupation tax: HB 2878, SB 6609, SSB 6609
Real estate excise tax exemption for certain farm and agricultural land: HB 1801, SB 1801
Real estate seller's disclosure, notice to prospective buyer when property is located near a farm: HB 2723, *SHB 2723, CH 77 (2006), *ESB 5962, CH 511 (2005), SB 6494, SSB 6494
Seeds, tax exemptions for facilities used in conditioning of vegetable seeds: HB 1523, *SHB 1523, CH 142 (2006)
Walla Walla sweet onion, state vegetable: HB 1964, SB 6827
Water rights, criteria for change from one agricultural use to another agricultural use: SB 6029
Water rights, crop rotation as sufficient cause for nonuse: HB 2159, SB 5950
Weights and measures program, fees: SB 6365
Wetlands, provisions relating to agricultural lands and growth management: HB 2883, SB 6573, SSB 6573
Workers, protections for farm labor contractors: HB 2623, SB 6352, SSB 6352

AGRICULTURE, DEPARTMENT
Appropriations: *ESB 6121, CH 517 (2005)
Fairs, study of economic and social contribution: HB 2096, SB 5968, SSB 5968
Fruit and vegetable inspection account, expenditure restrictions: HB 2274, SB 6071
Invasive knotweed: HB 1423, SHB 1423
Livestock identification program, advisory committee and plan: HB 3033, *SHB 3033, CH 150 (2006), SB 6375, SSB 6375
Livestock mortalities, rules for proper management of carcass disposal: SB 5961

AIDS
HIV insurance coverage program, provisions: HB 2632

AIR POLLUTION
Agricultural burning of cereal grains and grass seeds, tax exemptions: HB 1664, SHB 1664, SB 5663, SSB 5663, *2SSB 5663, CH 420 (2005)
Burn bans, impaired air quality and fine particle measures: HB 1302, *ESHB 1302, CH 197 (2005)
Carbon dioxide mitigation, business and occupation tax credit: HB 2794, SHB 2794
Coal use in electric plants, phase out: HB 1167, SB 5941
Control agencies, fund disbursement: HB 1361
Environmental quality permit, application review of compliance history: SB 5688
Fire fighter training, removal of hazardous materials prior to planned burning of structures: SB 5931, SSB 5931
Grain, elevator and warehouse air registration: *SB 5142, CH 138 (2005)
Greenhouse gas reduction objectives, registry and annual report: SB 5100, SSB 5100
Indoor clean air act, smoking exemption for religious ceremonies: HB 2652, SB 6213, SSB 6213
Mercury-emitting facility, emission standards: HB 3236
Motor vehicle emissions, California standards: HB 1397, *ESHB 1397, CH 295 (2005), SB 5099, SB 5397, SSB 5397
Motor vehicles, tax exemptions for trading in old vehicles: HB 2768
Outdoor burning, prohibition delayed in areas of small towns and cities: SB 6646, ESSB 6646
Ride sharing grant program, projects up to five years in length: SB 6070

AIRCRAFT (See AVIATION)

AIRPORT DISTRICTS (See SPECIAL DISTRICTS)

AIRPORTS
Aerospace task force and study: HCR 4418, SCR 8418
Aircraft fuel tax increase: *SSB 5414, CH 341 (2005)
Aircraft noise abatement, easements and damage waivers: HB 1931
Construction, port districts assessed penalties for vehicle size and weight violations: HB 1994
International airport expedited security screening task force: SB 6614
Registration fees for pilots, airmen, and airwomen: SB 5414, *SSB 5414, CH 341 (2005)
Rental cars, customer facility charge on customers of rental car companies accessing airports: HB 1596, SB 5584, *SSB 5584, CH 76 (2005)
Sea-Tac, citizens committee on aircraft noise abatement: HB 1930
Siting council and guidelines: HB 1390, SB 5121
State officers and employees allowed to fly free under certain conditions: SB 6128
Statewide airport capacity and facilities assessment: *ESSB 5121, CH 316 (2005)

ALCOHOL AND DRUG ABUSE (See also DRIVING UNDER THE INFLUENCE)
At-risk youth, prevention quality council: HB 1052, SB 5047
At-risk youth, substance abuse or mental health problems: HB 2993, SBH 2993
Chemical dependency treatment, standard assessment protocols: HB 1200, SHB 1200, SB 5891
Child born with or fetus determined to be alcohol or drug dependent, treatment and birth control: HB 2095
Commercial drivers, employer alcohol and drug test result reports: HB 1266, *SHB 1266, CH 325 (2005), SB 5263, SSB 5263
Controlled substances, illegal activities near schools: SB 5258
Controlled substances, manufacturing as element of endangerment with a : HB 2743
Controlled substances, penalties for endangerment with a controlled substance: HB 2746
Controlled substances, study of state policies: HB 3232
Drug courts, jurisdiction: SB 6493
Drug offender sentencing, alternative sentencing provisions: SB 6864, SSB 6864
Drug offender sentencing, partial confinement in residential chemical dependency treatment: HB 2016
Drug offenses which also cause damage to a dwelling or facility, enhanced sentencing: HB 2781
Drug overdoses, prosecution limits for person reporting: SB 5259, SSB 5259
Drug paraphernalia, display and distribution: SB 6505
Drug trafficking, penalties: HB 2628
Excise tax on the possession of illegal drugs and alcohol: HB 2448
Homeland security department power to combat illegal drugs: HJM 4035
Methamphetamine, penalties for manufacture and possession including precursors: HB 2839
Methamphetamine, penalties for manufacturing exposure to vulnerable adults: HB 2895, ESHB 2895
Methamphetamine, purchase and possession of precursors including iodine and methylsulfonylmethane: *HB 2567, CH 188 (2006), HB 2839
Methamphetamine, registration pilot project for offenders: HB 3004, SHB 3004
Methamphetamine, Snohomish county law enforcement and treatment pilot program: HB 1551
Minors with alcoholic beverages, penalties to include suspension of drivers’ license: SB 6768
Unborn quick child, penalties for illicit drug use by mothers resulting in harm to fetus: HB 2093
Vehicle accidents involving fatalities, drug and alcohol tests: HB 2228, HB 2391
We care plan agency response matrix, report of findings: HB 2264

ALCOHOLIC BEVERAGES (See also DRIVING UNDER THE INFLUENCE)

Alcohol education programs, disbursement of liquor revolving fund moneys: HB 1410, SB 5380
Beer and wine, task force to study distribution of: SSB 6823, *2SSB 6823, CH 302 (2006)
Beer, brewers may sell beer of their own production from their restaurant premises: *HB 3154, CH 44 (2006)
Beer, brewery may act as distributor: HB 3213, HB 3246, SB 6823, SSB 6823, *2SSB 6823, CH 302 (2006), SB 6850
Beer, courses of instruction and samples: HB 1431, *SHB 1431, CH 152 (2005)
Beer, festivals to promote microbrews: SSB 6838
Beer, merchandising by persons under twenty-one years old: HB 3031
Beer, samples in grocery stores: HB 1632, SB 5682, SB 5682
Beer, shipment of beer and wine from manufacturers directly to retailers: HB 3166, SB 6799
Businesses serving, fire inspections and automatic sprinkler systems: HB 1401, *EISHB 1401, CH 148 (2005), SB 5374
Caterer’s endorsement, passenger vessels: *HB 2897, CH 101 (2006)
Containers, refund value for recycling purposes: HB 2793
Contract liquor stores: *HB 1409, CH 151 (2005), SB 5090, SB 5379
Excise tax on the possession of illegal drugs and alcohol: HB 2448
Flavored malt beverages, regulations: *HB 2562, CH 225 (2006), SB 6538
ID for purchases, Canadian liquor control authority ID cards: *HB 1621, CH 102 (2005)
Indian enrollment cards as identification for purchase: HB 1496, *SHB 1496, CH 206 (2005), SB 5566, SSB 5566
Local sales and use, special stadium sales and use tax imposed on food and beverages: HB 3251
Malt liquor, container size for sales of: HB 1430, SB 1430, SHB 1430
Minors with alcoholic beverages, penalties to include suspension of drivers’ license: SB 6768
Spas allowed to serve wine to customers: SB 6703
Spas and art galleries allowed to serve wine to customers: SSB 6703
Spirits, beer, and wine restaurant licenses, formula cap provisions: HB 2560, *SB 6539, CH 85 (2006)
Spirits, beer, and wine restaurant licenses, provisions revised: SB 6332
Spirits, courses of instruction and samples: HB 1431, *SHB 1431, CH 152 (2005)
Sports entertainment facilities, liquor license holders and agreements with manufacturers and distributors: SB 6842
Sports entertainment facilities, liquor licenses: SB 6199
State liquor retail sales business plan, sales on Sundays: HB 1379, *SHB 1379, CH 231 (2005), SB 5487, SSB 5487
Tax increases: HB 1089
Taxation, additional retail sales tax: *EISHB 2314, CH 514 (2005), SB 6100, SSB 6100
Taxation, additional tax enacted in 2005 repealed: HB 2378
Wine and beer, task force to study distribution of: SSB 6823, *2SSB 6823, CH 302 (2006)
Wine, advertising and promotion of wine industry: HB 3150, *SHB 3150, CH 92 (2006)
Wine, courses of instruction and samples: HB 1431, *SHB 1431, CH 152 (2005)
Wine, direct shipment from manufacturers to consumers: HB 2561, SHB 2561, *EISB 6537, CH 49 (2006)
Wine, merchandising by persons under twenty-one years old: HB 3031
Wine, sale by a society or organization: HB 3128, *SHB 3128, CH 43 (2006), SB 6838
Wine, samples in grocery stores: HB 1632, SB 5682, SSB 5682
Wine, shipment of wine and beer from manufacturers directly to retailers: HB 3166, SB 6799
Wine, spas allowed to serve to customers: SB 6703
Wine, spas and art galleries allowed to serve to customers: SSB 6703
Wine, winery may act as distributor: HB 3213, HB 3246, SB 6823, SSB 6823, *2SSB 6823, CH 302 (2006), SB 6850

ALCOHOLISM (See ALCOHOL AND DRUG ABUSE)

ALL-TERRAIN VEHICLES
Safety education and training program: HB 1029, ESHB 1029, 2SHB 1029, SB 5031

AMBER ALERT
Civil immunity for broadcasters: HB 1518, *SB 5453, CH 128 (2005)

AMBULANCES
City and town, services provided by: HB 1736
Emergency vehicle permits, background checks: *HB 1305, CH 27 (2006), SB 5438
Insurance, private services exempt from code: HB 1996, SB 5736
Insurance, subscription air ambulance services: *ESSB 5736, CH 81 (2005)
Local government utility service charges to fund ambulance and emergency services: HB 1635, *ESHB 1635, CH 482 (2005), SB 5624
Private air ambulance services, exemption from licensing under insurance code: HB 2615, *SB 6231, CH 61 (2006)
Volunteer drivers, code city legislative personnel: *SB 5168, CH 38 (2005)

AMPHITHEATERS (See THEATERS)

AMUSEMENT RIDES
Operation requirements, permits and fees: SB 5307

ANATOMIC GIFTS
Blood donation, placental and umbilical cord pilot projects: HB 2474
Hospital procedures: HB 1763
Organ donation awareness education: HB 2842, ESHB 2842

ANIMALS (See also DOGS; HORSES AND HORSE RACING; LIVESTOCK; WILDLIFE)
Beaver relocation permit: *HB 2381 (2006) V
Body-gripping traps, furbearer management program and rules for traps and bait: ESB 5319
Cruelty, conditions defining and penalties for: HB 1304, *SHB 1304, CH 481 (2005), HB 1499, SB 5352, SB 5532
Dogs, conditions for declaring dangerous: HB 1150, ESHB 1150, SB 6619
Dogs, guide dogs and service animals: HB 2461
Dogs, homeowner's insurance restrictions: EHB 1016
Dogs, national war dog memorial: HJM 4020, SJM 8021
Dogs, sale or purchase of dogs for fighting: SB 5128
Gray wolf management, introduction restrictions: SB 5216
Grey wolf management plan: SB 6778, SSB 6778
Grizzly bears, grants for community outreach programs: SB 5448
Guide dogs and service animals, provisions: HB 2461
Massage practitioners, animal endorsement provisions repealed: HB 2092
Massage therapists, certification: SB 6056, SSB 6056
Pet food, registration provisions and regulations: *HB 1086, CH 18 (2005), SB 5004
Pets, rescue by emergency workers engaged in emergency management activities: SB 6265
Rabbits, temporary permit for slaughter, preparation, and sale of one thousand or fewer: SB 6252, SSB 6252
Terrorist acts against animal and natural resource facilities, penalties: SB 5314
Veterinary technicians, training requirements: HB 1511
Wild, keeping dangerous wild animals: HB 1151, ESHB 1151, SB 5377

ANNEXATION (See CITIES AND TOWNS; SPECIAL DISTRICTS)

APPLES (See AGRICULTURE)
APPLIANCES
Public utility districts, electrical appliance repair service: HB 1715, SB 5348, *ESSB 5348, CH 175 (2005)

APPRENTICES
Community college required course tuition deducted from training contracts: HB 1560, *SHB 1560, CH 159 (2005), SB 5613
Cosmetology apprenticeship program, provisions: HB 2596, *SHB 2596, CH 162 (2006), SB 6543
Educational outreach program for middle and secondary school students, centers of excellence: HB 2789, SHB 2789, *2SHB 2789, CH 161 (2006), SB 6483, SSB 6483
Housing assistance program, application preference to projects utilizing apprentices: HB 1547, SB 5612
Unemployment compensation provisions: HB 2250
Veterans, outreach effort to educate veterans about apprentice opportunities in construction: *E2SSB 6480, CH 321 (2006)

APPRENTICESHIP COUNCIL
Educational outreach program for middle and secondary school students, centers of excellence: HB 2789, SHB 2789, *2SHB 2789, CH 161 (2006), SB 6483, SSB 6483

AQUACULTURE
Hood Canal, aquatic rehabilitation zone: HB 1060, SHB 1060, HB 2081, *SHB 2081, CH 478 (2005), SB 5693
Hood Canal, rehabilitation program: HB 2097, *ESHB 2097, CH 479 (2005)
Private sector cultured aquatic products, livestock definition: HB 2146

AQUATIC LANDS (See PUBLIC LANDS)
AQUATIC WEEDS (See WEEDS)

ARBITRATION (See also MEDIATION)
Hospital medical staff disputes regarding membership and privileges: HB 1783
Injuries resulting from health care, voluntary arbitration: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Long-term care facility disputes, arbitration agreements: HB 1960
Mandatory arbitration of civil actions, county population thresholds: EHB 1814, *SB 5733, CH 472 (2005)
Multiunit residential buildings, inspections and construction defect dispute resolutions: *EHB 1848, CH 456 (2005)
Uniform arbitration act: HB 1054, *SHB 1054, CH 433 (2005), SB 5172, SSB 5172

ARCHAEOLOGY
Department of archaeology and historic preservation: HB 1706, SB 5056, SSB 5056, *2SSB 5056, CH 333 (2005)
Native American cultural resources information, public disclosure exemption: HB 2675, SHB 2675, *SB 6429, CH 86 (2006)

ARCHIVES AND RECORDS MANAGEMENT (See RECORDS)

ART WORKS
Correctional facilities, expenditures for works of art prohibited: HB 2014
McNeil Island, expenditures for works of art prohibited: HB 2014, SB 5795
Nonprofit organizations, capital project funding criteria: HB 1577, *ESHB 1577, CH 160 (2005), SB 5827
State art collection conservation funding: *HB 2188, CH 36 (2005), SB 5940
Wine, spas and art galleries allowed to serve to customers: SSB 6703

ARTS COMMISSION
"Washington Made" logo to promote state products, design contest: SHB 2104
Correctional facilities, expenditures for works of art prohibited: HB 2014
McNeil Island, expenditures for works of art prohibited: HB 2014, SB 5795
State art collection conservation funding: *HB 2188, CH 36 (2005), SB 5940

ASBESTOS
Asbestos-related liabilities, limitations: HB 3147, SB 6771

AT-RISK YOUTH (See CHILDREN)

ATHLETES AND ATHLETICS (See SPORTS)
ATTORNEY GENERAL
Identity theft, fraud alert network and identity theft grant program: HB 3067, SHB 3067
Insurance fraud, study: HB 1977
Office of inspector general, public assistance fraud investigations: SSB 5293
Office of privacy protection, personal information protection: SB 5327, SSB 5327
Open government ombudsman: SHB 1134
Public records, model rule on access and request assistance: HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735

ATTORNEYS
Conflicts of interest when serving as pro tempore judges, commissioners, or guardians ad litem: HB 1139
Discovery in a criminal case, materials furnished to attorney: HB 2613
Injuries resulting from health care, limits noneconomic damages and attorney's fees: SB 6063
Injuries resulting from health care, patient safety fee and set aside: HB 1291, SHB 1291, 2E2SHB 1291, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072
Service of process, recovery of actual costs: HB 1671, SB 5737

AUCTIONS AND AUCTIONEERS
Vessels, auctioneer requirements: HB 1765, ESHB 1765, SB 5750, SSB 5750

AUDIOLOGISTS (See SPEECH-LANGUAGE PATHOLOGISTS AND AUDIOLOGISTS)

AUDITORS AND AUDITING
Holocaust-era insurance claims, performance audit of the international commission on: SJM 8023
Nuclear power plants, audits to be conducted by administrative auditor: SB 5292
Performance audits, citizen accountability advisory board and assessment grading program: SB 6076
Performance audits, citizen advisory board membership and duties: HB 3109, SB 6767
Performance audits, citizen advisory board provisions and agency responsibility for corrective action: HB 2524
Performance audits, citizen commission for performance measurement of tax preferences: *EHB 1069, CH 197 (2006)
Performance audits, citizen oversight board: HB 1064, *ESHB 1064, CH 385 (2005) PV, SB 5124
Performance audits, governor to develop measurement system and conduct management reviews: HB 1566
Performance audits, joint legislative audit and review committee: HB 1566
Performance audits, joint transportation committee created: *ESB 5513, CH 319 (2005) PV
Performance audits, priority performance measures: HB 1834, SHB 1834
Performance audits, regional transit authority: HB 2636
Performance audits, state auditor review: SB 5083
Performance audits, transportation policy institute established: HB 1642, SSB 5513

AUTISM

AUTOMATED TELLER MACHINES (See FINANCIAL INSTITUTIONS)

AUTOMOBILES (See MOTOR VEHICLES)

AUTOMOTIVE REPAIR (See MOTOR VEHICLES)

AVIATION
Aerospace manufacturing, joint legislative task force and review: HB 2383, SHB 2383, SB 6328, SSB 6328
Aerospace task force and study: HCR 4418, SCR 8418
Aircraft fuel tax exemption for operating under certificate of public convenience repealed: SB 6039
Aircraft fuel tax increase: *SSB 5414, CH 341 (2005)
Airline pension relief: HJM 4032
Airplanes of historical significance, business and occupation tax exemption: SB 5351
Commercial airplanes, business and occupation tax credit for property tax payments: HB 2111, *ESHB 2314, CH 514 (2005), SB 5972, SSB 5972
Commercial airplanes, tax incentives for development: HB 1940, *HB 2466, CH 177 (2006), HB 2639, SB 5864, SB 6329, SB 6604, SSB 6604, 2SSB 6604
Crop dusting and other agricultural activities, tax exemptions for aircraft fuel: SSB 6868
Crop dusting, tax exemptions for aircraft fuel: SB 6868
Registration fees for pilots, airmen, and airwomen: SB 5414, *SSB 5414, CH 341 (2005)
State officers and employees allowed to fly free under certain conditions: SB 6128
Statewide airport capacity and facilities assessment: *ESSB 5121, CH 316 (2005)
Use tax, nonresident exemption for goods purchased outside the state: HB 2129

AWARDS
Wildlife conservationist award program: SB 5016

BACKGROUND CHECKS
Bureau of Indian affairs-funded schools, records checks for employees and applicants: HB 2946, SHB 2946, SB 6657
Child care providers, background checks regarding child abuse or neglect for unlicensed providers: HB 2483, SHB 2483
Community protection program workers, background checks: SB 6824
Criminal history record information, reporting requirements: HB 3118, *SB 6720, CH 294 (2006)
Developmental disabilities service providers, records checks: HB 3158
Electronic fingerprint technology, pilot program: SSB 5553
Emergency vehicle permits: *HB 1305, CH 27 (2006), SB 5438
Gambling commission: SB 6894
Health care professionals: HB 2431, SHB 2431
Joint task force on criminal background check process, membership: HB 1681, *SHB 1681, CH 452 (2005), SB 5554, SSB 5554
Landlord and tenant, payment of checks performed by landlord and charged to tenant: HB 2450
Live scan devices for electronically gathering and transmitting fingerprints, pilot program: HB 1682, SB 5553
Metropolitan park district employees: *HB 2991, CH 222 (2006), SB 6633, SSB 6633
Parks and recreation commission for certain job and volunteer applicants: HB 1313, *SHB 1313, CH 373 (2005), SB 5389, SSB 5389
Schools, employees: HB 3117, SB 6718
Schools, payment of costs for checks of certified employees: SB 5568
State employees with access to resident’s personally identifiable information: HB 2920
Volunteer fire fighter, fee exemption for records check: HB 3023

BAIL AND BAIL BONDS
Bench warrants, agreements to allow agencies to execute: SB 5541
Recovery agents, definition: HB 3219, SB 6745
Recovery agents, uniform requirements: SB 5726

BALLOTS (See ELECTIONS)

BANKS AND BANKING (See also FINANCIAL INSTITUTIONS)
Cashing of checks by payor institutions: SB 6520, SSB 6520
Community credit needs, performance investigation and assessment: SB 6716, SSB 6716
Employee job performance, employer providing information: HB 1544, SB 5533
Identity theft, fraud alert network and identity theft grant program: HB 3067, SHB 3067
Limited liability companies, banks and savings banks allowed to organize as: HB 2757, *SB 6463, CH 48 (2006)

BASEBALL (See SPORTS)

BASIC HEALTH PLAN (See HEALTH CARE)

BEARS
Grizzly bears, grants for community outreach programs: SB 5448

BEER (See ALCOHOLIC BEVERAGES)

BICYCLES
Motor vehicle restrictions for passing: *HB 1108, CH 396 (2005)
Occupied baby carriers, bicycles with: SB 6142
Share the road license plates, bicycle safety and awareness: *HB 1254, CH 426 (2005), SB 5444, SSB 5444
Skate parks, fees and liability immunity: HB 1643, SHB 1643, SB 5511, SSB 5511
Skate parks, helmets in public parks: SB 5116
BIDS AND BIDDING (See also PUBLIC WORKS)
  Counties, competitive bid requirements: SB 5975
  Higher education construction projects, threshold for public works bid requirements: HB 3106, SB 6754, SSB 6754
  Lowest possible bidder must be awarded contract: HB 1444
  Public contracts, bid cancellation process: SB 6509, SSB 6509
  Public works contracts, lowest responsible bidder requirement: HB 2024
  Public works, compensation when all bids are rejected: HB 1292
  State purchasing, electronic and web-based bids: *HB 1439, CH 363 (2006) PV, SB 5373
  Wastewater projects, bidding for insurance coverage: HB 1127, ESHB 1127

BILLBOARDS (See ROADS AND HIGHWAYS)

BIOMEDICAL WASTE (See HAZARDOUS WASTE)

BIOTECHNOLOGY (See also TECHNOLOGY)
  Biotechnology and biomedical device manufacturing sector, study: HB 3119, SB 6844, SSB 6844
  Life sciences, joint legislative task force on: SB 6867, SSB 6867
  Tax incentives for biotechnology product and medical device commercial expenditures and manufacturing: HB 2640,
    *SHB 2640, CH 178 (2006), SB 6462
  Tax incentives for research and development or manufacturing: HB 1870

BIRDS (See also WILDLIFE)
  Barred owls, release restrictions: HB 1498
  Force-feeding, restrictions: HB 2421

BIRTH CERTIFICATES (See VITAL RECORDS)

BIRTH CONTROL
  Child born with or fetus determined to be alcohol or drug dependent, treatment and birth control: HB 2095

BLIND
  Vending facilities and vending machines, provisions: HB 3132

BOARDING HOMES
  Assisted care facilities: HB 1591
  Assisted living facility applicants, timely assessment of: HB 2865, SB 6372
  Business and occupation tax provisions: HB 1618, *ESHB 2314, CH 514 (2005), SB 5571
  Capacity study, bed count and occupancy rate: HB 1728
  Dispute resolution process: HB 1606, *SHB 1606, CH 506 (2005) PV, HB 3226, SB 5649, SSB 5649, SB 6809
  Facility disputes, arbitration agreements: HB 1960
  Holding medicaid eligible resident's rooms, report to legislature: HB 2864, *SB 6373, CH 64 (2006)
  Quality assurance committees and information sharing: HB 1569, *SHB 1569, CH 33 (2005), *EHB 2254, CH 291
    (2005), SB 5698, SSB 5698
  Rates, medicaid payment provisions: HB 2707, SSB 6372, SB 6390
  Small boarding homes, standards: *SHB 1591, CH 505 (2005) PV
  Temporary management, provisions: HB 3225, SB 6810, SSB 6810
  Yakima county, moratorium on new licenses: HB 2260

BOATS (See also COMMERCIAL VESSELS AND SHIPPING)
  Abandoned and derelict vessels, penalties for causing vessel to be abandoned or derelict on aquatic lands: SB 6223,
    *SSB 6223, CH 153 (2006)
  Auctions, auctioneer requirements: HB 1765, ESHB 1765, SB 5750, SSB 5750
  Carbon monoxide poisoning, education and restrictions to prevent: HB 2899, SHB 2899
  Commercial passenger vessels, release of sewage and sludge into marine waters: HB 1415, SHB 1415, E2SHB 1415
  Dealers, trust accounts: SB 5137
  Invasive species and algae, vessel registration fee to fund prevention and control: HB 1730, SHB 1730, SB 5699, *ESSB
    5699, CH 464 (2005)
  Lady Washington, state ship: HB 2587
  Registration enforcement: SB 5270, SSB 5270
  Registration, violations and penalties: *HB 1641, CH 29 (2006)
Sales and use tax exemptions for vessels purchased by nonresidents: SSB 6500
Sales tax exemption for vessels purchased by nonresidents: HB 3077, SB 6500
Sandman foundation, funding: HB 1726, SB 5847
Stern deck recreation activities, restrictions: SHB 2899
Teak surfing, prohibiting certain activities such as: HB 2899, *SB 6364, CH 140 (2006)
Vehicle combinations, motor vehicle and travel trailer and boat trailer: SB 5067
Watercraft recreation funding: HB 1700

**BODY PIERCING**
Licensing requirements and violations: SB 5913, ESSB 5913
Piercing persons under the age of eighteen prohibited, penalties: SB 5738
Sterilization standards and requirements: HB 2090, HB 2335, SHB 2335

**BOILERS**
Boilers and unfired pressure vessels laws, revisions: *HB 1312, CH 22 (2005), SB 5238
Recovered wood waste boiler equipment, sales and use tax exemptions: HB 3114

**BONDS**
Economic development finance authority: HB 1428
Economic development finance authority, bond amounts and authority expiration date: *SB 5180, CH 137 (2005)
General obligation bonds, capital and operating budgets: HB 1056, HB 2299, *ESHB 2299, CH 487 (2005), SB 5050, SB 6093, SSB 6093
General obligation bonds, Columbia river water supply development program: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006), SB 6898, SSB 6898
General obligation bonds, correctional facilities: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006), SB 6898, SSB 6898
General obligation bonds, highway improvement projects: HB 3315
General obligation bonds, Hood Canal aquatic rehabilitation program: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006)
General obligation bonds, transportation funding: HB 2311, *ESHB 2311, CH 315 (2005)
Intangible personal property, taxation: SB 6004, SJR 8212
Parks and recreation enhancement bond repayment account and bond issuance: HB 2180
Payment provisions: HB 1182, SB 5205
Retirement accounts, elimination of obsolete accounts: SB 6027
Transportation debt limits: SB 5059

**BONNEVILLE POWER ADMINISTRATION** (See ELECTRICITY)

**BOXING AND WRESTLING** (See SPORTS)

**BREAST-FEEDING**
Women in the workplace, joint task force and study: SSB 5600, SB 6066

**BREMERTON**
Ferry service enhancements for Seattle-Bremerton run: HB 2042

**BRIDGES**
Construction over waterways, city and county rights: HB 1657, *SHB 1657, CH 58 (2005), SB 5437, SSB 5437
Day labor construction projects, exemption for projects and publications in certain counties: SB 6649
Fisher/Oke Bridge, Tacoma Narrows Bridge renamed as: HJM 4044
Freedom Bridge, Berkeley Street crossing renamed: SJM 8024
Lake Washington bridge, county taxes to fund viaduct project: SB 6040
Sales and use tax exemptions for road, highway, or bridge construction: HB 1865, ESHB 1865, SB 6640
Tacoma Narrows bridge project sales and use tax exemptions: HB 1865, ESHB 1865
Tacoma Narrows bridge sales and use tax deferral provisions: HB 3305
Tacoma Narrows, funds from construction of second bridge to be deposited into Tacoma Narrows toll bridge account: *SB 6674, CH 17 (2006)
Tolling, authority and provisions: SB 5139, *SSB 5139, CH 335 (2005) PV
Tolling, Tacoma Narrows bridge citizen advisory committee: *HB 1864, CH 329 (2005)
Tolling, Tacoma Narrows bridge toll discount study: HB 1947
Tolling, transportation benefit districts: *SSB 5177, CH 336 (2005) PV
BUDGET
Assessment process to focus on outcomes and priorities, state budgeting: HB 1242, *ESHB 1242, CH 386 (2005)
Basic education expenditures, prioritization within appropriation process: HB 2637, HB 3309
Capital, amendments to 2005-07: HB 2393, SHB 2393, E2SHB 2393, HB 2550, SHB 2550
Expenditure limit, computation and program cost shifting: HB 1835, SB 6078, *SSB 6078, CH 72 (2005)
Governor, operating budget document requirements: HB 1242, *ESHB 1242, CH 386 (2005)
Higher education, state budgetary commitment to fund enrollment demands: SB 5804
Operating, 2003-05 supplemental: HB 1037, SHB 1037, SB 5074
Operating, 2005-07: HB 1036, HB 1038, HB 2297, SB 5073, SB 6090
Operating, priorities of government approach to developing: HB 3005
Priority performance measures, historical information data base and legislative review: HB 1834, SHB 1834
Transportation, 2003-05 supplemental: HB 1026, SHB 1027, SB 5012
Transportation, 2005-07: HB 1027, SHB 1027, HB 2301, SB 5011, SB 6091
Transportation, Lewis county loop rail line 2005 budget funding reallocated: HB 3195
Zero-based agency budget reviews: HB 1949

BUILDING CODE COUNCIL
Nightclubs, fire inspections and automatic sprinkler systems: *ESHB 1401, CH 148 (2005)
Small boarding homes, standards: *SHB 1591, CH 505 (2005) PV

BUILDING CODES/PERMITS
Enhanced permit assistance pilot programs, office of regulatory assistance: HB 2049, SHB 2049
Moratoriums on building permits, restrictions: SB 6506
Permitting bill of rights: HB 1177
Remodels, inspection requirements for single-family residences: SB 6156, SSB 6156

BURIAL (See FUNERALS)

BUSES (See also PUBLIC TRANSIT)
Bus stops, growth management comprehensive plans: SB 5421
Mileage fees for diesel: HB 3258
Paratransit bus services: HB 2802

BUSINESS ASSISTANCE CENTER (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT)

BUSINESSES (See also CORPORATIONS; NONPROFIT CORPORATIONS)
Agency rules, small business advocacy committee: HB 1445, SHB 1445
Alarm system companies, licensing requirements: SB 6296
Alarm system company records provided to law enforcement agencies, public inspection exemption: SB 6260
Alternative fuel vehicles and accessories, tax incentives for purchase and lease: HB 1647, SHB 1647
Auto transportation companies, promotional fares: HB 1421
Automated sprinkler systems for fire protection, bars and nightclubs: HB 1401, *ESHB 1401, CH 148 (2005), SB 5374
Breaches of security that compromise personal information stored on computers, disclosure: SB 6043, *SSB 6043, CH 368 (2005)
Business and job retention and expansion program: SB 5642, SSB 5642
Business and occupation tax, credit against tax due calculation revisions: SB 6173
Business development companies, financial institutions, and nondepository lenders: HB 2339, SHB 2339, SB 6168, *SSB 6168, CH 87 (2006)
Carbon dioxide mitigation, business and occupation tax credit: HB 2794, SHB 2794
Certified capital companies, regulations: HB 1923, SHB 1923, HB 3307
Child labor, fees for administration and enforcement of child labor laws: SB 5235, SSB 5235, 2SSB 5235
Christmas trees, grower licensure: SB 6133, SSB 6133
City and town licensure, business not physically located in city: SB 6138
Commercial airplanes, business and occupation tax credit for property tax payments: HB 2111, *ESHB 2314, CH 514 (2005), SB 5972, SSB 5972

Commercial airplanes, tax incentives for development: HB 1940, *HB 2466, CH 177 (2006), HB 2639, SB 5864, SB 6329, SB 6604, SSB 6604, 2SSB 6604

Commercial parking businesses, regulations: HB 1464, SB 5672, SSB 5672

Community college boards of trustees, business and labor representation: HB 1556

Computers and preinstalled software, business and occupation tax credit for purchase: HB 1575

Construction contractors, display of licenses and certificates: HB 2599, HB 2600, SHB 2600, SB 6862

Controlling interest transfers, disclosure for real estate excise tax purposes: SB 6061

Corporations, business and occupation taxation of investment income: HB 2315

Cosmetology apprenticeship program, provisions: HB 2596, *SHB 2596, CH 162 (2006), SB 6543

Cosmetology, licensing exemptions: SB 6291, SSB 6291

Credit card-based checks, regulations: HB 3292

Criminal investigations, businesses with records located outside the state: HB 3281

Customized employment training program: HB 1825, SHB 1825, SB 5174, SSB 5174

Delivery charges for direct mail, tax exemptions: HB 1785, *ESHB 2314, CH 514 (2005)

Electricians, licensing required prior to advertising: HB 1331

Employee training programs through community or vocational colleges, employer tax credits: HB 2032, SB 5918

Entrepreneurial assistance center: SB 5641, SSB 5641

Entrepreneurial development, office of: HB 1898

Environmental quality permit, application review of compliance history: SB 5688

Guest services or crowd management employees, exemption from security guard regulations: SB 6257, *SSB 6257, CH 173 (2006)

Health care insurance, business and occupation tax credit for employers: HB 1957

Health care insurance, fees for large employers who do not provide insurance to employees: HB 1702, SB 5637, SSB 5637

Health care insurance, market stabilization pool: HB 1910, SB 5861

Health care insurance, private employer enrollment in health care authority programs: HB 1221, SB 5472

Health services expenditures for employee benefits, minimum labor standards: HB 2517, SHB 2517, SB 6356, SSB 6356

Health studio services, contract restrictions: SB 5810

High technology business and occupation tax credit: HB 1693, HB 1723, HB 1734, *ESHB 2314, CH 514 (2005), HB 2869, SB 5639, SB 5673, SSB 5673, SB 5697, SB 5863, SSB 5863, SB 6774

High technology, consistency improvements for tax incentives: HB 1734, SB 5863, SSB 5863

Home heating fuel service contractors, regulations: HB 2776, *SHB 2776, CH 36 (2006), SB 6611

Identity theft, fraud alert network and identity theft grant program: HB 3067, SHB 3067

Industry cluster-based development: HB 2052, HB 2498, SHB 2498, *2SHB 2498, CH 105 (2006), SB 5329

Inmate labor, unfair competition with businesses: HJR 4221, SJR 8206

Interior designers, certification and standards: HB 1878, SHB 1878, SB 5754


Investment projects in rural areas, consistency improvements for tax incentives: HB 1734, SB 5863, SSB 5863

Job creation tax credit, business and occupation tax: HB 2496

Job skills program grants, businesses assisting manufacturers: HB 2566

Light and power businesses, sales and use tax exemption for machinery and equipment: SB 5508

Light rail construction, business and occupation tax relief for businesses impacted by: HB 2820, SHB 2820

Limited liability companies, campaign contributions: HB 2551

Master licensing program, performance-based grant program for licensing agencies: *HB 2131, CH 201 (2005), SB 5967

Math and science technology student employees, tax credits for employers: HB 3173, SB 6293

Medical services, business and occupation tax reduction for certain businesses: HB 1275

Microenterprise development program: SB 6714


National guard, business and occupation tax credit for employers who rehire returning active duty members: HB 2828

New, business and occupation tax deduction: HB 1869

New, business and occupation tax exemption: HB 1193
Out-of-stock advertised merchandise, rain checks: SB 6203
Paper billing fees, unfair business practices: HB 3197
Pharmacy benefit managers and management, protection against unfair prescription drug practices: HB 2473, SHB 2473
Port located businesses, tax exemptions: HB 2234
Postage costs for mailing or printing businesses, tax deductions: HB 1572
Price gouging, unfair business practices during disaster or emergency situations: HB 2722
Professional employer organizations, regulations: HB 3060, SB 6672
Professional employer organizations, taxation: HB 3059, SHB 3059, SB 6671, *SSB 6671, CH 301 (2006)
Public records, commercial use of lists obtained through the public records act: HB 2831
Rebates, sales and use tax exemptions: SB 5409
Retail merchants, limits on fees charged to merchant when purchase is made by credit card: SB 6240
Royalties on copyrights and patents, business and occupation tax exemption: SB 5640, SSB 5640
Rural counties, business and occupation tax credit for eligible projects: HB 1963, HB 3051
Semiconductor materials, tax incentives to support semiconductor cluster: HB 3190, *SHB 3190, CH 84 (2006), SB 6812
Small business development center, funding: HB 3321
Small business development online curriculum: SB 6711, SSB 6711, 2SSB 6711
Small, administrative rule impact reduction and small business advisory board: SB 5730, ESSB 5730
Small, agency rule economic impact statement to include number of jobs created or lost: HB 1908, HB 2945
Small, basic health plan: SB 5722
Small, business and occupation tax credit for job creation: HB 1351, SHB 1351, HB 1576
Small, business and occupation tax deduction for employer provided health care: HB 2728
Small, business and occupation tax exemption for new businesses: HB 1676
Small, business and occupation tax exemption for owners trained in entrepreneurial development: SB 6712
Small, economic impact analysis for general permits issued under 90.48 RCW: HB 3228
Small, entrepreneurial assistance center: SB 5641, SSB 5641
Small, group health benefit plans: HB 2121
Small, health care insurance: HB 1684, SB 5982
Small, health care insurance access through small business assist program: HB 2069, SHB 2069, E2SHB 2069, SSB 5722, 2SSB 5722, SB 6018
Small, health insurance market stabilization pool: HB 1910, SB 5861
Small, health savings accounts: SB 5980, SB 6049
Small, health savings accounts and small group health benefit plans: HB 2199, HB 2555, SB 5981
Small, incubator business program property tax exemption: HB 1802, SB 1802, 2SHB 1802, HB 1973, SB 5756, SSB 5756
Small, incubator competitive grant program: HB 1815, SHB 1815, 2SHB 1815, 3SHB 1815
Small, incubator program definitions and grant requirements: SB 5755, SSB 5755
Small, incubator program tax incentive proposals and study: HB 2143, SB 5925
Small, innovation research assistance program at Washington State University: SB 5641
Small, regulatory flexibility act: SB 5920
Small, relief from filing requirements: SB 6173
Small, tax credit increase: HB 1030, HB 1442, SHB 1442, HB 1675, HB 3112, SB 5440, SB 6875
Small, tax deferrals for rural county investment projects and manufacturing facilities: HB 1574
Small, technology center proposal review process for federal innovation research program: SB 5902, *SSB 5902, CH 357 (2005)
Start-up and expanding businesses in Washington state, state board investments in: HB 1594
Tax incentive programs, streamlining provisions: HB 2772, SB 6764
Tax incentives enacted during 2003-05 biennium, consistency improvements: HB 1734, SB 5863, SSB 5863
Tax incentives, annual survey requirements: HB 1094, SHB 1094, HB 1734, SB 5863, SSB 5863
Tax preferences, elimination or restriction for the purpose of raising revenue: HB 2313
Tax refund anticipation loan act: HB 1251, ESHB 1251, SB 5692, *SSB 5692, CH 471 (2005), SB 5796
Temporary staffing services, taxation: HB 1255, SB 5218
Theft, tax deduction and credit for proceeds lost due to theft in retail and wholesale sales: HB 2459
Uniform regulations of business and professions, revisions: HB 1395, SHB 1395, E2SHB 1395, SB 5364
Work force training, customized employment training program and tax credit: *2SSB 6326, CH 112 (2006)
Work force training, customized employment training program and tax exemption: SB 6326, SSB 6326
Worker training tax credit, business and occupation tax: HB 2565, ESHB 2565
Workplace bullying study: HB 1968, SHB 1968

CABLE TELECOMMUNICATIONS SYSTEMS (See TELECOMMUNICATIONS)

CAMPAIGNS
Accounts, drop-in inspections: *HB 1130, CH 184 (2005)
Advertising, mailed advertising must be filed with secretary of state to be archived: SB 5408
Ballot measures, governmental entities may take positions on: HB 2713, *SHB 2713, CH 215 (2006)
Candidates, filing with secretary of state or county auditor: HB 1132, *SHB 1132, CH 221 (2005)
Candidates, length of statement on public office web sites: HB 1114, SHB 1114
Candidates, time frame for soliciting or accepting contributions: HB 2435, SB 6798
Contributions, county and local candidates: SB 6739, SSB 6739
Contributions, discussions on radio talk show: HB 2511
Contributions, limited liability companies: HB 2551
Contributions, limits: HB 1226, SHB 1226, 2SHB 1226, *3SHB 1226, CH 348 (2006), HB 2449
Contributions, limits for judicial office: SB 6226
Contributions, monetary threshold filing requirements: SB 6739
Contributions, out-of-state entities: ESB 6522
County auditors, nonpartisan office: SSB 5122
Election recall, violation of campaign finance law as grounds for: HB 1389
Electioneering communications, reports: HB 1144, SHB 1144, SB 5034, *ESSB 5034, CH 445 (2005)
Finance law violators, recall: HJR 4203
Finance reform, electioneering communication provisions: HB 1525
Finance reform, state contractor contribution restrictions: HB 1525
Funding disclosure and restrictions: HB 1144, SHB 1144, SB 5034, *ESSB 5034, CH 445 (2005)
Local government offices, public funding: HB 1436, SB 5367, SB 6221, SSB 6221
Nominations, signature requirements for minor party nominations: HB 2730
Secretary of state, nonpartisan office: SB 5122, SSB 5122
Sheriffs, nonpartisan: SB 5464
Surplus funds, disposal of: HB 1104, SHB 1104, SB 5140, *ESSB 5140, CH 467 (2005), SB 5679
Voluntary spending limits, public financing system: HB 1526

CAMPERS (See RECREATIONAL VEHICLES)

CAMPS AND CAMPING
Resorts, contracts: SB 5002, *ESSB 5002, CH 112 (2005)

CANADA
Canadian cattle and beef importation: HJM 4012, SJM 8010, *ESSJM 8010 (2005)
ID for liquor purchases, Canadian liquor control authority ID cards: *HB 1621, CH 102 (2005)
Prescription drugs, licensing of Canadian wholesalers: SB 6020
Prescription drugs, reimportation: HB 1194
Prescription drugs, waiver to FDA for importation from Canadian wholesalers: HB 1316, SHB 1316, 2SHB 1316, SB 5470, *ESSB 5470, CH 293 (2005)

CANCER
Blood donation, placental and umbilical cord pilot projects: HB 2474
Breast cancer risk related to abortion, notice: SB 5820
Chemotherapy and anticancer drugs, business and occupation tax exemption: HB 3086, SB 6623
Comprehensive cancer center, property tax exemption: HB 1376, *ESHB 2314, CH 514 (2005), SB 5398
Prostate, insurance coverage for screening: SB 6188, *SSB 6188, CH 367 (2006)
Prostate, resources for education: SJM 8017
CANDIDATES (See CAMPAIGNS; ELECTIONS)
CAPITAL PUNISHMENT (See DEATH PENALTY)
CAPITOL CAMPUS
   Cherberg and O'Brien buildings, renaming: SB 6860
   Commemorative works account: *HB 1007, CH 16 (2005), SB 5252
   Firearms, possession in state legislative building: HB 1489, SB 5344
   Legislative buildings committee: HB 1301, ESHB 1301, 2SHB 1301
CASELOAD FORECAST COUNCIL
   Correctional facilities, operating capacity maximum: HB 1993, SB 5915
   Powers and duties, developmentally disabled programs: HB 1416, SB 6052
CASINOS (See GAMBLING)
CATS (See ANIMALS)
CATTLE (See LIVESTOCK)
CELL PHONES
   Disclosure protections for numbers: HB 1185, *SHB 1185, CH 322 (2005)
   Drivers with instruction permits or intermediate licenses, restrictions on the use of cell phones while driving: HB 2568, HB 3184
   Driving a motor vehicle, cell phone restriction act of 2006: HB 3184
   Driving a motor vehicle, traffic infraction for cell phone use: ESB 5160
   Hands-free wireless communications devices, tax exemptions: HB 3061
   Task force on telecommunications and information technology: HB 2161
   Traffic accident reports to include cell phone use: SB 5161
   Traffic accident reports to include if and how driver was distracted: *SSB 5161, CH 171 (2005)
   Unauthorized sale of numbers, penalties: SB 6776
CEMETERIES (See also FUNERAL DIRECTORS; HUMAN REMAINS)
   Regulation revisions for cemeteries, funeral services, and cremation: SB 5752, *SSB 5752, CH 365 (2005)
CEMETERY DISTRICTS (See also SPECIAL DISTRICTS)
   County districts allowed to include areas within cities and towns: *SB 6816, CH 335 (2006)
   Multiyear excess property tax levies: SB 5214, SJR 8204
CENTRAL WASHINGTON UNIVERSITY
   Operating fee waiver authority increase: HB 1250, ESB 5609
   Waiver authority limits: HB 2057
CHARITABLE DONATIONS
   Combined fund drive, Washington state: HB 2355
   Raffles, public employees: HB 1944, SHB 1944
   Unclaimed personal property, donation to nonprofit charitable organizations: HB 1145
CHARITABLE ORGANIZATIONS (See also NONPROFIT ORGANIZATIONS)
   Bingo, gambling tax exemption: HB 3285
   Gambling, restrictions on activities: HB 2175, SHB 2175
   Solicitations and trusts, provisions: SB 6662
CHARITABLE TRUSTS (See TRUSTS AND TRUSTEES)
CHARTER BOATS (See BOATS)
CHECKS AND CHECK CASHING (See also NEGOTIABLE INSTRUMENTS)
   Cashers and sellers, borrower limits: SB 5482
   Cashers and sellers, borrower payment options: HB 2019, SHB 2019, SB 5483
   Cashers and sellers, broker and server regulations: SB 5686, SSB 5686
   Cashers and sellers, common data base with real-time access to verify outstanding loans: HB 2020
   Cashers and sellers, data to be provided to director of financial institutions: HB 1778, HB 3167, SB 5484
   Cashers and sellers, extortionate extension of credit and profiteering: SB 5481, SB 5540
   Cashers and sellers, limits on amount, interest, and fees: HB 2017, HB 2018, SB 5485, SB 6736
   Cashers and sellers, penalties for unlicensed makers of small loans: HB 2359
   Cashers and sellers, repayment plan: SB 6738
Cashers and sellers, small loan endorsement: HB 2852, SHB 2852
Cashers and sellers, state authority and regulations regarding internet and fax transactions: SSB 5486
Cashers and sellers, state authority to regulate: SB 5486, SSB 5486
Cashing of checks by payor institutions: SB 6520, SSB 6520
Check cashers and sellers, military borrowers: HB 2881, SHB 2881, SB 6737
Check cashers and sellers, training programs: HB 2997
Credit card-based checks, regulations: HB 3292
Dishonored checks, penalties and notice: HB 1347, *SHB 1347, CH 277 (2005), HB 3036
Military borrowers, loans to: SB 5415, *ESSB 5415, CH 256 (2005), SB 6737
Payday loans, employees training programs: HB 2997
Payday loans, minimum duration: HB 2361, HB 2362
Payday loans, postdated drafts or checks as security: HB 2363
Payday loans, study: HB 2360, SHB 2360

CHEMICAL DEPENDENCY (See ALCOHOL AND DRUG ABUSE)

CHILD ABUSE
Child care providers, background checks regarding child abuse or neglect for unlicensed providers: HB 2483, SHB 2483
Dependency hearings, information sharing in cases of abuse and neglect: SB 5666, SSB 5666
Dependency hearings, work group to study use of information regarding child abuse: SSB 5633
Dependency petition, social and health services department may file: HB 1482, SHB 1482
Domestic violence, handling cases of child abuse co-occurring with domestic violence: HB 2395, SHB 2395
Family and children's services, study: SB 5872, *ESSB 5872, CH 474 (2005)
Family assessment response demonstration program: SB 3152, SB 6841
Investigations, constitutional rights of person making report: SB 5922
Investigations, interests of child to prevail: HB 3148, SHB 3148
Investigations, liability of governmental entities: HB 3148, SHB 3148
Investigations, notification to parent being investigated: *ESSB 5922, CH 512 (2005) PV
Investigations, siblings records and visits: HB 1278
Investigations, social and health services department employee training: SB 5922
Justice and Raiden act, removal of child from home upon parental noncompliance: *ESSB 5922, CH 512 (2005) PV
Older child victims, training for children's administration employees: *ESB 5583, CH 345 (2005)
Postpartum depression, public information campaign: HB 1427, *SB 5898, CH 347 (2005)
Prevention and intervention investment council: HB 1663, SHB 1663
Records, retention provisions: HB 3153, SHB 3153
Reporting, committee to study best practices: SCR 8408
Reporting, duty of nonprofit employee or volunteer: HB 1467, SHB 1467
Trauma mitigation, pilot program: HB 2996, SHB 2996
Unfounded allegations, records retention: SB 5633, SSB 5633
Unfounded and founded abuse or neglect, report provisions: SSB 6331
Unfounded or meritless abuse or neglect, report provisions: SB 6331

CHILD CARE (See DAY CARE)

CHILD CUSTODY
Child abuse, social and health services department may file a dependency petition: HB 1482, SHB 1482
Dependency hearings, information sharing in cases of abuse and neglect: SB 5666, SSB 5666
Dependency hearings, interests of parents and alleged fathers: SB 5875
Dependency hearings, parent's preference in shelter care placement: SB 5995, SSB 5995
Dependency hearings, parental deficiencies and termination of rights: HB 2156, *SHB 2156, CH 430 (2005)
Dependency hearings, termination of rights after three or more removals and returns: SB 6007
Dependency hearings, transition services: SB 6007
Dissolution of marriage, presumption of shared parental responsibility: SB 5350
Dissolution proceedings, child testimony: HB 2068
Grandparents' rights: HB 2000, HB 2711, SHB 2711, SB 5944, SB 6316, SB 6683
Guardianship for dependent children, permanent placement: HB 2030, SHB 2030, 2SHB 2030, SB 6008, SSB 6008
Kinship care, oversight committee and duties: HB 1280, *SHB 1280, CH 439 (2005)
Legal custody or care of child, providing schools with information: HB 2786
Nonparent visitation rights, initiation of court proceeding: SB 5996
Parenting plans, cultural upbringing: HB 2979
Parenting plans, cultural upbringing and religious beliefs: SHB 2979
Parenting plans, shared parental responsibilities: SB 6270, SB 6888
Public defense office to oversee and monitor dependency and termination legal representation: HB 2029, SHB 2029, SB 5903, SSB 5903
Service of summons, service by publication: HB 1403, *SB 5053, CH 117 (2005)

CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT)

CHILD SUPPORT
- Compliance, certificate to acknowledge: SB 6200, SSB 6200
- Enforcement, private contractors: HB 2119
- Health insurance coverage, wage assignment orders to enforce payment: HB 1935
- Interstate family support act, effective date: *HB 3048, CH 96 (2006), SB 6590
- Noncompliance, notice provisions: SB 6340
- Support schedule and guidelines, review and update: HB 2462, SHB 2462, 2SHB 2462

CHILDREN (See also CHILD ABUSE; CHILD CUSTODY; CHILD SUPPORT; JUVENILE OFFENDERS)
- Age of consent, study to review: HB 3071
- Agencies providing care, facility location and licensing process: HB 2390, SB 6155
- Agencies providing care, license application process: SB 5294, SB 5296
- Agencies providing care, unique identifying number: SB 5295
- At-risk youth, definition to include mental health problems: HB 1660, SHB 1660, HB 2153
- At-risk youth, educators authorized to request family reconciliation services: SB 5460, SSB 5460
- At-risk youth, prevention and intervention council: HB 1663, SHB 1663
- At-risk youth, prevention quality council: HB 1052, SB 5047
- At-risk youth, public access to hearings: HB 1279, SHB 1279
- At-risk youth, substance abuse or mental health problems: HB 2993, SHB 2993
- Bicycles with occupied baby carriers: SB 6142
- Child care providers, background checks regarding child abuse or neglect for unlicensed providers: HB 2483, SHB 2483
- Child labor, fees for administration and enforcement of child labor laws: SB 5235, SSB 5235, 2SSB 5235
- Conversations and communications, parental rights to monitor: HB 1178, SHB 1178, SB 5081, SSB 5081
- Day-care centers and family day-care providers, information regarding: SB 5806, *ESSB 5806, CH 473 (2005)
- Dependency hearings, information sharing in cases of abuse and neglect: SB 5666, SSB 5666
- Dependency hearings, interests of parents and alleged fathers: SB 5875
- Dependency hearings, parental deficiencies and termination of rights: HB 2156, *SHB 2156, CH 430 (2005)
- Dependency hearings, termination of rights after three or more removals and returns: SB 6007
- Dependency hearings, transition services: SB 6007
- Disabilities, early intervention services: HB 1107, *SHB 1107, CH 269 (2006), SB 5141, SSB 5141
- Early learning, department of: HB 2964, SHB 2964, *2SHB 2964, CH 265 (2006), SB 6466, SSB 6466
- Embryos, legal status of children born from embryos transferred during assisted reproduction: SB 6743
- Environmental health and protection advisory board: SB 5188, SSB 5188
- Family and children's services, study: SB 5872, *ESSB 5872, CH 474 (2005)
- Family child care providers, collective bargaining: HB 2353, SHB 2353, *E2SHB 2353, CH 54 (2006), SB 6165, SSB 6165, 2SSB 6165
- Family reconciliation hearings, public access: HB 1279, SHB 1279
- Family reconciliation services, educators authorized to request: SB 5460, SSB 5460
- Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597
- Guardianship for dependent children, permanent placement: HB 2030, SHB 2030, 2SHB 2030, SB 6008, SSB 6008
- Health care insurance, access: HB 1441, SHB 1441, *E2SHB 1441, CH 279 (2005) PV
- Health care, kids get care service delivery model for preventative and well-child services: HB 1516, SHB 1516, 2SHB 1516
- Heavy metals soil contamination, safe playground soils program: SB 5125, SSB 5125, 2SSB 5125
- Heavy metals soil contamination, school and child care facility certification program: HB 1605
<table>
<thead>
<tr>
<th>Topic</th>
<th>Bill Numbers</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heavy metals soil contamination, school and child care facility reduction assistance</td>
<td>SHB 1605, *E2SHB 1605, CH 306 (2005)</td>
<td></td>
</tr>
<tr>
<td>Hunting safety, supervision and minimum age for licenses</td>
<td>HB 1213, SHB 1213, SB 5383</td>
<td></td>
</tr>
<tr>
<td>Incarcerated parents, interagency plan and oversight committee</td>
<td>HB 1426, *SHB 1426, CH 403 (2005)</td>
<td></td>
</tr>
<tr>
<td>Infant screening services, fees</td>
<td>HB 1537, SB 5491</td>
<td></td>
</tr>
<tr>
<td>Infant screening services, fees and study of funding mechanisms</td>
<td>SSB 5491</td>
<td></td>
</tr>
<tr>
<td>Infant-friendly employers</td>
<td>SB 5600</td>
<td></td>
</tr>
<tr>
<td>Informed consent for medical services, persons allowed to give</td>
<td>HB 1281, *SHB 1281, CH 440 (2005)</td>
<td></td>
</tr>
<tr>
<td>Insurance, coverage for dependent children of public employees</td>
<td>SB 6186, SSB 6186</td>
<td></td>
</tr>
<tr>
<td>Internet safety for children, pamphlet to promote</td>
<td>SB 5803</td>
<td></td>
</tr>
<tr>
<td>Juvenile justice early intervention services, grants through investing in youth program</td>
<td>SB 5567</td>
<td></td>
</tr>
<tr>
<td>Juvenile justice early intervention services, grants through reinvesting in youth program</td>
<td>HB 1483, SHB 1483, 2SHB 1483, 3SHB 1483, *4SHB 1483, CH 304 (2006)</td>
<td></td>
</tr>
<tr>
<td>Kinship care, consent for mental health care</td>
<td>*HB 3139, CH 93 (2006)</td>
<td></td>
</tr>
<tr>
<td>Kinship care, oversight committee and duties</td>
<td>HB 1280, *SHB 1280, CH 439 (2005)</td>
<td></td>
</tr>
<tr>
<td>Lead paint hazard education and awareness strategy</td>
<td>HB 1653, SHB 1653</td>
<td></td>
</tr>
<tr>
<td>Lead-based paint activities, public health education program</td>
<td>SB 5189</td>
<td></td>
</tr>
<tr>
<td>Legislative youth advisory council, established</td>
<td>*SB 5254, CH 355 (2005)</td>
<td></td>
</tr>
<tr>
<td>Legislative youth advisory council, extension</td>
<td>SB 6536</td>
<td></td>
</tr>
<tr>
<td>Medical assistance, children's health program funding and enrollment provisions</td>
<td>HB 2308</td>
<td></td>
</tr>
<tr>
<td>Mental health, age of consent for evaluation or treatment</td>
<td>HB 1058, *SHB 1058, CH 371 (2005)</td>
<td></td>
</tr>
<tr>
<td>Mental health, child care mental health consultation pilot program</td>
<td>HB 2456, SHB 2456</td>
<td></td>
</tr>
<tr>
<td>Mental health, pilot program for service delivery</td>
<td>HB 2397, SHB 2397</td>
<td></td>
</tr>
<tr>
<td>Mental health, RCW 74.34 subchapter headings</td>
<td>HB 1082</td>
<td></td>
</tr>
<tr>
<td>Mental health, services for children at risk of becoming severely emotionally disturbed</td>
<td>HB 2039</td>
<td></td>
</tr>
<tr>
<td>Missing or runaway children, law enforcement requirements to locate and liability for efforts</td>
<td>SB 5848</td>
<td></td>
</tr>
<tr>
<td>Newborns, additional transfer locations</td>
<td>SB 6357</td>
<td></td>
</tr>
<tr>
<td>Newspapers, child labor law compliance</td>
<td>SB 5696</td>
<td></td>
</tr>
<tr>
<td>No child left behind act, funding</td>
<td>HJM 4010, SHJM 4010, SJM 8011</td>
<td></td>
</tr>
<tr>
<td>Parental rights restored and expanded</td>
<td>HB 2954</td>
<td></td>
</tr>
<tr>
<td>Paternity registry</td>
<td>HB 2788</td>
<td></td>
</tr>
<tr>
<td>Preschools, voluntary certification and standards</td>
<td>SB 5621</td>
<td></td>
</tr>
<tr>
<td>Protection, penalties for criminal mistreatment or abandonment</td>
<td>HB 1080, *ESHB 1080, CH 228 (2006)</td>
<td></td>
</tr>
<tr>
<td>Reading achievement account</td>
<td>HB 2836, *SHB 2836, CH 120 (2006)</td>
<td></td>
</tr>
<tr>
<td>Safety of child protective, child welfare, and adult protective services workers</td>
<td>*HB 3122, CH 95 (2006)</td>
<td></td>
</tr>
<tr>
<td>Services and programs, work group and study of</td>
<td>HB 1391</td>
<td></td>
</tr>
<tr>
<td>Services, task force on the administration and delivery of services</td>
<td>HB 3243, *ESB 6741, CH 251 (2006)</td>
<td></td>
</tr>
<tr>
<td>Sex and kidnapping offenders, protections from</td>
<td>HB 3212</td>
<td></td>
</tr>
<tr>
<td>Sex and kidnapping offenders, special verdicts for persons committing crimes against children</td>
<td>*HB 3277, CH 122 (2006)</td>
<td></td>
</tr>
<tr>
<td>Sex offenses against, abuse of supervisory position to obtain consent of a minor</td>
<td>SB 5309, *SSB 5309, CH 262 (2005)</td>
<td></td>
</tr>
<tr>
<td>Sex offenses against, child molestation in the third degree</td>
<td>HB 2265</td>
<td></td>
</tr>
<tr>
<td>Sex offenses against, foster parent and child sexual relationships</td>
<td>*SSB 5309, CH 262 (2005)</td>
<td></td>
</tr>
<tr>
<td>Sex offenses against, rape of child in first degree</td>
<td>HB 2469</td>
<td></td>
</tr>
<tr>
<td>Sex offenses against, rape of child in first degree and child molestation in first degree</td>
<td>SB 6153</td>
<td></td>
</tr>
<tr>
<td>Sex offenses against, taking advantage of a personal relationship or familiarity</td>
<td>HB 2247</td>
<td></td>
</tr>
<tr>
<td>Sexual matter or performance harmful to minors, penalties for display or dissemination</td>
<td>HB 1655</td>
<td></td>
</tr>
<tr>
<td>Staffed residential homes, positive social and educational outcomes</td>
<td>SB 6884</td>
<td></td>
</tr>
<tr>
<td>Trauma mitigation, pilot program</td>
<td>HB 2996, SHB 2996</td>
<td></td>
</tr>
<tr>
<td>Unborn quick child, penalties for illicit drug use by mothers resulting in harm to fetus</td>
<td>HB 2093</td>
<td></td>
</tr>
<tr>
<td>Uniform transfer of minors act, threshold age of minors</td>
<td>*HB 2380, CH 204 (2006)</td>
<td></td>
</tr>
<tr>
<td>Witnesses in court proceedings, provisions</td>
<td>*HB 1837, CH 455 (2005)</td>
<td></td>
</tr>
</tbody>
</table>

**CHIROPRACTORS**

Dietary supplements, sales and use tax exemption for sales to patients: SB 6698
CHURCHES
Health care insurance, conscience clause: HB 2231
Property tax exemption: HB 1855, SB 5819
Property tax exemption, church directories: SB 6081

CIGARETTES (See also TOBACCO)
Consumption of lawful tobacco products, employment decisions based upon: SHB 2614
Fire-safe cigarettes, regulations: HB 2346, SB 6164, SSB 6164
Indian enrollment cards as identification for purchase: HB 1496, *SHB 1496, CH 206 (2005), SB 5566, SSB 5566
Internet and delivery service sales: HB 2284
Smoking areas, enclosed area or negative air pressure requirements: HB 1670, SB 5909
Smoking in public places prohibited: HB 1714, HB 2038, SB 5592
Smoking in public places, exemption to initiative 901 for religious ceremonies: SB 6213, SSB 6213
Smoking in public places, exemptions to initiative 901: HB 3319
Smoking prohibitions, modifications for economic viability of businesses and clubs: HB 2502, HB 3295, SB 6883
Smoking rooms, requirements: HB 3269
Smoking within a certain distance of public places: SB 5114, SB 6667
Smoking, designated area age restriction: HB 1109, HB 1253, HB 1559
Smoking, second hand smoke toxin level restriction for nonsmoking areas: HB 1109, HB 1253, HB 1559
Tax agreements, additional tribes: *HB 1915, CH 208 (2005), SB 5814
Taxes, additional tax enacted in 2005 repealed: HB 2377
Taxes, additional tax to fund basic health plan enrollment: SB 5829
Taxes, additional tax to fund Initiative 728 and student achievement account: HB 2302, *ESHB 2314, CH 514 (2005), SSB 5829
Taxes, additional tax to fund youth tobacco prevention account and health services account: HB 2075

CIGARS (See TOBACCO)

CITIES AND TOWNS (See also LOCAL GOVERNMENT; METROPOLITAN MUNICIPAL CORPORATIONS)
Affordable housing incentive program, growth management provisions: HB 2984, *ESHB 2984, CH 149 (2006)
Ambulance and emergency services, utility service charges to fund: HB 1635, *ESHB 1635, CH 482 (2005), SB 5624
Ambulance services, authority to establish: HB 1736
Annexation capital facilities districts: HB 3262
Annexation, assumption of fire protection district assets: SB 6102
Annexation, direct property owner petition method: HB 2605, SB 6521
Annexation, interlocal agreements: HB 1285
Annexation, real estate excise taxes to offset costs: HB 3263
Annexation, surtax on municipal services: HB 1153, ESHB 1153, SB 5334, SSB 5334
Annexation, unincorporated island territories: HB 1932, HB 3123
Annexation, water-sewer districts: HB 1229, SHB 1229, HB 2720, SB 5371
Aquatic lands, leases with state: SB 6535, SSB 6535
Basketball arena funding, local sales and use taxes: HB 2209, SB 6065
Boundary review boards, disbanding provisions: HB 3245
Boundary review boards, voter approval to disband: HB 3244, HB 3260, SHB 3260
Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
Business licensure, business not physically located in city: SB 6138
Cemeteries, county cemetery districts allowed to include areas within cities and towns: *SB 6816, CH 335 (2006)
Code cities, agricultural lands exclusion from boundaries of: *SB 5589, CH 77 (2005)
Code city council meetings, right of citizen participation: HB 2285
Community improvement district financing: HB 3198
Community revitalization financing: HB 1745, HB 1907, HB 2239, HB 2922, HB 3144, SB 5325, SB 6700
Comprehensive plans, safe nonmotorized transportation routes to and from schools: HB 2276
Council meetings, right of citizen participation: HB 2285
Creeks, draft long-term creek restoration plan: HB 2151
Criminal justice costs, fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165
Criminal justice costs, medical costs in the reimbursement of extraordinary criminal justice costs: HB 2950
Economic development, interlocal agreements with port districts: HB 1740
Employees, health care benefit equity: HB 3249
Federal clean water act, assistance to small counties and cities facing liability: HB 1925
Financial assistance advisory council and grant program: SB 6050
Financial assistance, city-county assistance account: *ESSB 6050, CH 450 (2005)
Fire departments, reporting and accountability standards: *SHB 1756, CH 376 (2005)
Fire sprinkler suppression systems, water availability for residential systems: HB 2845
Fireworks, local surcharge: HB 1284, SB 5153
First-time buyer housing affordability index, impact fee elimination: HB 1959
Forest practices, local regulations: HB 1567, SB 5739
Forests products operations of significance, tax incentives and growth management exemptions: HB 1103, SHB 1103
Fuel tax, distribution for statewide taxes: HB 2035, SB 5969, *SSB 5969, CH 89 (2005)
Gambling activities, land use and zoning powers: SB 5591
Growth management, additional year to comply with comprehensive plan requirements: HB 2171, *ESHB 2171, CH 294 (2005)
Growth management, agricultural land use and activities: HB 2261
Growth management, agricultural lands for recreational activities: HB 1567, SB 5739
Growth management, agricultural zoning that supports family farms: HB 2132, SB 5945
Growth management, boundary review board disbanding provisions: HB 3245
Growth management, collaborative design pilot program: HB 2585
Growth management, comprehensive plan compliance tiers for review and revision requirements: HB 2079, SB 5930
Growth management, comprehensive plan population accommodation requirements: HB 3300
Growth management, comprehensive plan update and amendment process: HB 1505, SB 5152, SB 5923
Growth management, comprehensive plan update deadline and frequency extensions: HB 2135
Growth management, critical areas designation using best available science: HB 2207, HB 2232, HB 2619, HB 2815, SHB 2815, SB 5912, SB 6035, SB 6569, SSB 6569
Growth management, essential public facilities joint task force: SB 5690
Growth management, example critical areas policies or regulations: HB 2077, SB 5954
Growth management, facilities for recreational or tourist use in rural areas: HB 2206, SB 6037, *SSB 6037, CH 477 (2005)
Growth management, forest lands of long-term commercial significance: HB 1638, SB 5618
Growth management, forest practices regulations: HB 1404, SHB 1404, HB 1692, SB 5376
Growth management, freeway junctions in urban growth areas: HB 2150
Growth management, good faith effort for comprehensive plan compliance requirements: HB 2012, HB 2117, HB 2171, *ESHB 2171, CH 294 (2005)
Growth management, infrastructure account: HB 2023, SHB 2023, SB 5772, SSB 5772
Growth management, land suitable for development: SHB 2217
Growth management, petitions to hearings boards for review of comprehensive plan amendments: SB 6030, SSB 6030
Growth management, public notification requirements: HB 2194, ESHB 2194
Growth management, residential density requirements in fully incorporated island cities: HB 2334, SHB 2334
Growth management, review and evaluation joint report: HB 2216, HB 2217
Growth management, SEPA exemption for cities and counties who plan under RCW 36.70A.040: HB 2952
Growth management, state projected population growth and urban residential densities: HB 1967, SB 5907, ESSB 5907
Growth management, study committee on outdoor recreation: SHB 1084, *EHB 2241, CH 423 (2005)
Growth management, task force on one-year revisions and compliance extension: *ESHB 2171, CH 294 (2005)
Growth management, utility hookups for water and sewer services: HB 2006, SB 5694
Growth management, voter approval to disband boundary review boards: HB 3244, HB 3260, SHB 3260
Growth management, water quality and habitat requirements: HB 1639, SHB 1639, SB 5619, SSB 5619
Health boards, mayor as member: HB 1979
Home rule charter cities, primaries: HB 1335, SB 5326, SSB 5326
Homeless camps, siting: HB 1235
Homeless persons, county task forces to develop plans for housing: SB 5767, *SSB 5767, CH 485 (2005)
Homeless persons, ending homelessness act: HB 2163, SHB 2163
Homeless persons, faith communities allowed to host temporary encampments: SHB 3234
Homeless persons, homelessness housing and assistance act: *E2SHB 2163, CH 484 (2005) PV
Homeless persons, housing act: HB 1810
Hospital benefit zones, financing through local sales and use taxes: HB 2670, *SHB 2670, CH 111 (2006)
Housing, affordable housing through density bonus incentives: HB 2324
Housing, affordable housing through flexible short subdivisions: HB 2325, SHB 2325, SB 6589
Housing, affordable rental housing through accessory dwelling units: HB 2232, SHB 2323
Indigent defense services, grant program and funding: HB 1542, SHB 1542, *2SHB 1542, CH 157 (2005), SB 5531
Insurance, joint self-insurance program: *HB 1356, CH 147 (2005), SB 5335
Interlocal agreements, city and county annexation: HB 1285
Interlocal agreements, municipal court services: HB 2186, SB 6023
Irrigation district services, taxation on services provided within cities and towns: HB 2236
Jails, alternative detention and rehabilitation facilities: SB 5542
Jails, special detention facilities: SSB 5542
Layoff of employees to hire inmate labor: SB 6220
Levy of taxes, date for submitting estimates to counties: *HB 1048, CH 52 (2005)
Local government financial assistance advisory council and grant program: SB 6050
Local sales and use tax, proceed distribution: HB 1155, SB 5882
Local sales and use, credited against state tax and used to provide services to annexed areas: SB 6686, *SSB 6686, CH 361 (2006)
Manufactured homes, location restriction ordinances prohibited: HB 1374, SHB 1374
Manufactured housing communities, claim of lien for utility services: HB 1424
Manufactured housing communities, regulations: HB 2718, SB 6400
Manufactured housing communities, water and sewer connection charges: *HB 1247, CH 324 (2005)
Master licensing program, performance-based grant program for licensing agencies: *HB 2131, CH 201 (2005), SB 5967
Medical coverage for elected officials and commissioners: HB 3100, SB 6721
Mental hospitals, law enforcement costs reimbursement: SB 5184, SSB 5184
Minor league baseball facilities, taxes to fund: HB 1767, HB 2288, SB 5572, SSB 5572
Mobile home parks, private garbage collection in certain annexed parks: HB 3294
Mobile home parks, sewer-related charges: HB 2717
Mobile home parks, storm or surface water sewer system service rate restriction: HB 1480
Mobile homes, location restriction ordinances prohibited: SHB 1374
Monorail transportation authority powers and duties and provisions modified: SB 6872
Monorail transportation authority powers and duties, taxation and fines: HB 1718, SB 5534, SSB 5534
Monorail transportation authority, dissolution provisions: SB 6733, SB 6786, SSB 6786, SB 6872
Multiple-unit dwellings in urban centers, definition of city in regard to tax incentive programs: HB 1742
Municipal court, interlocal agreements: HB 3082, SHB 3082
Municipal services, annexation surtax: HB 1153, ESHB 1153, SB 5334, SSB 5334
Off-road vehicles, city and county roads: *HB 2617, CH 212 (2006)
Off-road vehicles, use in small cities: SB 6650
Parking and business improvement areas, tax exemptions for administrative costs: HB 2106, SB 5999, *SSB 5999, CH 476 (2005)
Parks and recreational facilities, funding: SB 5630, SSB 5630
Passenger ferry service, funding and grant program: SB 6787, *ESSB 6787, CH 332 (2006)
Payment of claims, second class cities allowed to pay by claim or warrant: *HB 3056, CH 41 (2006), SB 6586
Petition signatures, corporations owning land within area involved: HB 2007
Physical activity, growth management planning and local legislation to promote: SB 5186, *ESSB 5186, CH 360 (2005)
Public development authorities, business and occupation tax exemption: EHB 2270, SHB 2270
Public works projects, population threshold for design-build procedure: HB 3229, SB 6845
Punch boards and pull tabs, taxation: HB 3176, SB 6889
Real estate excise tax, local option taxes in lieu of impact fees: SHB 2196
Real estate excise tax, use of revenues: HB 2063, HB 3091
Regional transportation governance, consolidation for efficiency and emergency evacuation planning: HB 2636
Residential habilitation centers, law enforcement costs reimbursement: SB 5184
Rule-making process, city and county participation in state process: HB 1680, SHB 1680, SB 5678
Second class cities and towns allowed to pay claims by check or warrant: *HB 3056, CH 41 (2006), SB 6586
Safe neighborhood planning and pilot projects: HC 1650, SHB 1650, SB 5251
Storm water management and control, city liability for inadequate facilities: SB 5505
Streets and sidewalks, financial assistance for small cities and towns: *SSB 5775, CH 83 (2005)
Transportation authority, dissolution provisions: SB 6733, SB 6786, SSB 6786, SB 6872
Transportation authority, powers and duties and provisions modified: SB 6872
Transportation funding, local option transportation taxes and motor vehicle fee: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)
Transportation funding, street utility program and motor vehicle and road improvement fees: HB 1989, SSB 6016
Utilities, electronic payment: HB 1009, SSB 1009
Volunteer ambulance drivers, code city legislative personnel: *SB 5168, CH 38 (2005)
Water and sewer facilities, annexation of facilities and territory: HB 1229, SHB 1229, SB 5371
Water and sewer facilities, consultation with public utilities during predesign phase: SHB 122, SSB 5372
Water-sewer district services, taxation on services provided within cities and towns: HB 1992, HB 2236, E2SHB 2259
Water-sewer district, assumption of district by city: HB 1417, HB 2259, SB 2259, E2SHB 2259
Water-sewer district, assumption of district by code city: *SB 5268, CH 43 (2005)
Water-sewer districts, annexation of territory within city: HB 2720
Waterways, right to construct bridges and trestles over: HB 1657, *SHB 1657, CH 58 (2005), SB 5437, SSB 5437
Weighing and measuring devices, registration fees: HB 1440, HB 2559, SB 5401
Weights and measures program, fees: SB 6365

CIVIL LIABILITY, IMMUNITY FROM (See IMMUNITY)

CIVIL PROCEDURE

Actions and claims against governmental entities, notice requirements: HB 3120, *SHB 3120, CH 82 (2006)
Actions following wrongful injury or death: SB 5734
Appeals of land use decisions involving SEPA or critical areas, agency attorneys' fees: HB 1924
Attorneys, recovery of actual costs for service of process: HB 1671, SB 5737
Civil legal aid office and oversight committee: HB 1747, *SHB 1747, CH 105 (2005), SB 5685
Default judgments, military status of defendant: *EHB 3074, CH 80 (2006)
Employer disclosure of employee information to prospective employer, limited liability: *HB 1625, CH 103 (2005)
Fine-only misdemeanors, decriminalization: HB 1205, SHB 1205, SB 5223
Forfeiture action, disposal of property and distribution of proceeds: SB 5260
Injuries resulting from health care, joint task force to study dispute resolution alternatives: HB 1777
Injury as a result of engaging in misdemeanor or gross misdemeanor, defense in civil actions: SB 5300
Mandatory arbitration of civil actions, county population thresholds: EHB 1814, *SB 5733, CH 472 (2005)
Obstructing the lawful taking of wildlife or fish, civil penalty against local government: HB 1926
Public hazards, sunshine in public hazards litigation act: SB 5646
Recreational land owners, liability for off-road vehicle use: SB 6353
Seat belts and child car seats, failure to use may be admissible in civil action: SSB 5856, SB 6563
State and local liability for acts of persons on supervision or in community-based treatment programs: SB 6852, SSB 6852
Statutory costs, provisions: HB 3035
Unjust conviction and incarceration, damages: SB 6692
Violent video and computer games, injury or wrongful death actions: HB 2178
Wrongfully convicted and imprisoned, actions against the state: HB 3254

CIVIL RIGHTS (See DISCRIMINATION)
CIVIL SERVICE
State, manager definition: HB 1877, HB 3022

CLAMS (See FISH AND WILDLIFE, DEPARTMENT; FISHING, COMMERCIAL; FISHING, RECREATIONAL)

CLARK COMMUNITY COLLEGE
Special license plates: HB 1006

CLEAN AIR ACT (See AIR POLLUTION)

CLIMATE
Drought, joint legislative committee on water supply during drought: *HB 2166, CH 60 (2005), SB 5894
Drought, statewide emergency funding: HB 2296, SB 6092
Greenhouse gas reduction objectives, registry and annual report: SB 5100, SSB 5100
Ice age floods national geologic trail: *SJ M 8000 (2005)

CLONING
Human cloning prohibited: HB 1775, HB 2231
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Stem cell research and human cloning, regulations and advisory committee: EHB 1268

COASTAL AREAS
Ocean policy review commission: SB 5278, SSB 5278
Tsunami resistant structures, growth management critical area development: HB 1023, SHB 1023
Tsunami resistant structures, tax incentives for construction of: HB 1022, SHB 1022

CODE REVISER
Administrative committee of the office of the code reviser: HB 1847, SB 5884
Mental health services for minors, RCW 74.34 subchapter headings: HB 1082
Session law publication: HB 2375, *SB 6208, CH 46 (2006)
Statute law committee membership, revisions: *SHB 1847, CH 409 (2005), SSB 5884

COLLECTION AGENCIES
Assignment of debt to collection agency, restrictions: HB 2208
Credit reports, security freeze: HB 3247
Dishonored checks, penalties and notice: HB 1347, *SHB 1347, CH 277 (2005), HB 3036

COLLECTIVE BARGAINING
Certificated school employees, dispute resolution process: HB 2076
Classified school employees, bargaining units: *HB 1432, CH 232 (2005), SB 5705
Commercial nuclear power plant under operating agency, employee provisions: HB 1558
Compensation and fringe benefit provisions in master agreement: HB 3029, SB 6660, ESSB 6660
Family child care providers: HB 2353, SHB 2353, *E2SHB 2353, CH 54 (2006), SB 6165, SSB 6165, 2SSB 6165
Ferries, state employees: HB 3178, *SHB 3178, CH 164 (2006), SB 6794, SSB 6794
Individual providers, hours of work: HB 1349, SHB 1349, HB 2475, *E3SHB 2475, CH 106 (2006), SB 5724, SSB 5724
Juvenile detention facilities, public employees' provisions to apply to: HB 2460, SB 6813
Loggers and haulers of logs, compensation rates and collective bargaining: HB 3227, SHB 3227
Public employees, union security provisions: HB 2256
School districts, disclosure of agreements: HB 2921
State employees, union security provision: SB 6755
State patrol, negotiations for wages and wage-related matters: HB 1188, SHB 1188, *2SHB 1188, CH 438 (2005), SB 5208, SSB 5208
Supplemental insurance, state employees: HB 2896, SB 6702
Union dues, payroll deductions for state employees: HB 2807, SB 6644
Unions, disclosure of public sector unions' finances: SB 6756

COLLEGES AND UNIVERSITIES (See also COMMUNITY AND TECHNICAL COLLEGES)
Academic bill of rights, intellectual independence and diversity policies: HB 1991
Admissions, diversity policies and comprehensive review of applications: SB 6073, SSB 6073
Admissions, diversity standards similar to U.S. military academies: SB 5870
Admissions, nontraditional course schedules and integrated academic and vocational curricula: HB 2277

Baccalaureate degrees, agreements with community and technical college: HB 2210, SHB 2210

Boards, student members: SB 5022

Bond retirement accounts, elimination of obsolete accounts: SB 6027

Branch campuses, lower-division courses: HB 1267, HB 1794, SHB 1794, *E2SHB 1794, CH 258 (2005), SB 5411, SSB 5411, 2SSB 5411

Capital projects, prioritization process: HB 2278

College-readiness standards: HB 2929

Construction projects, threshold for public works bid requirements: HB 3106, SB 6754, SSB 6754

Course materials, cost saving measures: HB 3087, *SHB 3087, CH 81 (2006), SB 6699, SSB 6699

Cowlitz Tribe, higher education resident tuition eligibility: *E2SHB 1607, CH 163 (2005)

Credit cards, policies regarding company marketing activities: HB 1894, SHB 1894, SB 5506, *ESSB 5506, CH 74 (2005)

Deaf, grants to develop training programs for teachers of: HB 1122

Diversity in student population, policies and comprehensive review of applications: SB 6073, SSB 6073

Diversity in student population, promotion of: HB 1586, SB 5575, SSB 5575

Diversity in student population, standards similar to U.S. military academies: SB 5870

Enrollment, funding for high-demand fields increased and decreased in other fields: HB 1997

False academic credentials, penalties: SB 6487, SSB 6487

False or misleading degrees, minimum standards for degree-granting institutions: HB 2507, *ESSB 2507, CH 234 (2006)

Financial aid, office of student assistance: SB 5629


Financial aid, zero interest loans: SB 6271

Financing, comprehensive education study steering committee: HB 1380, SHB 1380, SB 5441, SSB 5441, *E2SSB 5441, CH 496 (2005), SB 5603

Foster youth, postsecondary education and training committee: HB 1079, *E2SHB 1079, CH 93 (2005), SB 5084, ESSB 5084

Four-year baccalaureate institution, evaluation of need for new institution: HB 2249, SB 5874

Funding, state budgetary commitment to fund enrollment demands: SB 5804

Funding, state income tax: SB 6074

Gender equity reporting: SB 5625

Higher education endowment grant funds, deposit outside the state: HB 2225, *SHB 2225, CH 203 (2005)

Historically Black college fund pilot project: SB 5303

Intercollegiate athletic programs, regulations for team medical professionals: HB 1961

Latino accessibility to higher education, joint select committee: SCR 8401

Master plan for education - prekindergarten through university, interim study work group: SCR 8402

Math/science scholar high school diploma and scholarship: SB 6780

Math/science scholar high school diploma designation and scholarship: SSB 6780

Military, tuition refund for students called to active duty: HB 1174, *SHB 1174, CH 249 (2005)

National guard conditional scholarship, provisions: *SB 6766, CH 71 (2006)

National guard, tuition waiver for dependents of members serving overseas in war or conflict: *SHB 1174, CH 249 (2005), HB 2046

National guard, tuition waivers for eligible members: *SHB 1174, CH 249 (2005)

Nonprofit schools and colleges, property tax exemption: HB 2804, *SHB 2804, CH 226 (2006), SB 6564

North Snohomish State College: HB 2142, SB 5425

NSIS region, funding to provide access to higher education using the university center model: HB 3113, *SHB 3113, CH 179 (2006)

Off-campus student conduct, sanctions for disruptive behavior: HB 2123

Off-campus student housing, quality assessment program: SB 6135

Promise scholarship, academic eligibility: HB 1077, SB 5075

Promise scholarships, border county higher education opportunity project: SB 5001

Public school teachers, tuition and fee waivers: HB 1965

Public works alternative contracting procedure: HB 1902

Qualified professions conditional scholarship for math, science, and engineering: SB 6783, SSB 6783
Research, ethical transfer of technology: HB 1806, *SHB 1806, CH 106 (2005), SB 5811, SSB 5811
Residency, Cowlitz Tribe eligibility: *ESHB 1607, CH 163 (2005)
Residency, eligibility regarding nonimmigrant visas: HB 1191
Retired state employee tuition waivers: HB 1976
Running start, public tribal colleges: HB 1399, *SHB 1708, CH 207 (2005) PV
Samish Indian Nation, higher education resident tuition eligibility: HB 1607, *ESHB 1607, CH 163 (2005)
Scholarships, math/science scholar high school diploma and scholarship: SB 6780
Scholarships, math/science scholar high school diploma designation and scholarship: SSB 6780
Scholarships, qualified professions conditional scholarship for math, science, and engineering: SB 6783, SSB 6783
Science, graduate fellowship trust fund program for the sciences: HB 2347
Services and activities fees, provisions: HB 3053
 Strikes by educational employees, violations and penalties: HB 2808
Student association, statewide: HB 2107, SB 5971, SSB 5971
Student associations, study: SHB 2107
Student athletes' bill of rights: SB 5019
Student regents and trustees, terms of appointment: *HB 2857, CH 78 (2006), SB 6567
Students under temporary visas, basic health plan: *HB 1170, CH 188 (2005)
Supervisor defined for public employment purposes: HB 1720, ESB 5510
Technology, emphasis for enrollment and degrees related to: HB 2817, *SHB 2817, CH 180 (2006)
Technology, priority for enrollment and degrees related to: SB 6697, SSB 6697
Technology, streamlining state's technology efforts through centralizing technology missions: HB 3116
Textbooks, sales and use tax exemptions: HB 1986, SSB 1986
Tuition waivers, employees of political subdivisions: SB 6288
Tuition waivers, review and prioritization: HB 1986, SSB 1986
Veterans, tuition and fee waivers: HB 1174, *SHB 1174, CH 249 (2005), HB 1552, HB 1712, HB 2233, *SHB 2233, CH 229 (2006), SB 5112
Waiver authority limits, regional universities and TESC: HB 2057

COLUMBIA RIVER
Columbia river coastal crab mitigation work group: HB 2961, SB 6402, SSB 6402
General obligation bonds, Columbia river water supply development program: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006), SB 6898, SSB 6898
Hydropower mitigation fee program: HB 2860, SB 6581
Mainstream water management program and account: HB 1099, SB 5120
Public utility districts, hydroelectric project or power generation facility on Columbia river in distressed county: HB 3196
Salmon and steelhead recovery: *ESB 5355, CH 308 (2005)
Water supply development program: *E2SHB 2860, CH 6 (2006)

COMMERCIAL VESSELS AND SHIPPING (See also BOATS)
Marine pilot licensing qualifications and procedures, applicant training program: SB 5150, *SSB 5150, CH 26 (2005)
Passenger vessels, release of sewage and sludge into marine waters: HB 1415, SHB 1415, E2SHB 1415
Port maritime pilotage services, liability limits for Grays Harbor pilotage district: SB 5207, *SSB 5207, CH 123 (2005)
Registration, violations and penalties: *HB 1641, CH 29 (2006)
Sandman foundation, funding: HB 1726, SB 5847

COMMODOITIES (See AGRICULTURE)

COMMUNITY AND TECHNICAL COLLEGES (See also COLLEGES AND UNIVERSITIES)
Academic bill of rights, intellectual independence and diversity policies: HB 1991
Apprentices, required course tuition deducted from training contracts: HB 1560, *SHB 1560, CH 159 (2005), SB 5613
Apprenticeship placement for secondary students, program to facilitate: HB 2789, SHB 2789, *SSH 2789, CH 161 (2006), SB 6483, SSB 6483
Baccalaureate degrees, agreements with universities and the state college: HB 2210, SHB 2210
Boards of trustees, business and labor representation: HB 1556
Capital projects account, interest provisions: HB 1120, SHB 1120, SB 5651
College and career readiness centers, meaningful high school diplomas: HB 3241, SHB 3241
Construction projects, threshold for public works bid requirements: HB 3106, SB 6754, SSB 6754
Cowlitz Tribe, higher education resident tuition eligibility: * ESHB 1607, CH 163 (2005)
Credit cards, policies regarding company marketing activities: HB 1894, SHB 1894, SB 5506, *ESSB 5506, CH 74 (2005)
Customized employment training program: HB 1825, SHB 1825, SB 5174, SSB 5174
Diversity in student population, promotion of: HB 1586, SB 5575, SSB 5575
Enrollment, funding for high-demand fields increased and decreased in other fields: HB 1997
Faculty, salary increments: SB 5304
Financial aid, office of student assistance: SB 5629
Financing, comprehensive education study steering committee: HB 1380, SHB 1380, SB 5441, SSB 5441, *E2SSB 5441, CH 496 (2005), SB 5603
Foster youth, postsecondary education and training committee: HB 1079, *ESHB 1079, CH 93 (2005), SB 5084, ESSB 5084
Funding system, study: SB 5728
Funding, state budgetary commitment to fund enrollment demands: SB 5804
Funding, state income tax: SB 6074
Gender equity reporting: SB 5625
High school completion programs: HB 2582, SHB 2582, E2SHB 2582
High school diplomas, college and career readiness centers and meaningful high school diplomas: HB 3241, SHB 3241
Immigrant students, forward start pilot program: HB 2037
Immigrant students, program and joint task force on educational needs of recent immigrants: SHB 2037
Master plan for education - prekindergarten through university, interim study work group: SCR 8402
National guard, tuition waiver for dependents of members serving overseas in war or conflict: *SHB 1174, CH 249 (2005), HB 2046
National guard, tuition waivers for eligible members: *SHB 1174, CH 249 (2005)
Nonprofit schools and colleges, property tax exemption: HB 2804, *SHB 2804, CH 226 (2006), SB 6564
NSIS region, funding to provide access to higher education using the university center model: HB 3113, *SHB 3113, CH 179 (2006)
Off-campus student conduct, sanctions for disruptive behavior: HB 2123
Opportunity grant program, work force education program: HB 2630, SB 2630, E2SHB 2630
Part-time faculty, compensation review and update: SB 6396
Part-time faculty, associate faculty positions: HB 2080, SB 5970
Part-time faculty, employee health benefits: HB 2583, SHB 2583, *2SHB 2583, CH 308 (2006), SB 6420, SSB 6420
Part-time faculty, pay equity: HB 1733, SHB 1733, HB 3026, SB 5802, SSB 5802
Part-time faculty, salary schedule same as full-time faculty: HB 2051, SB 5871
Presidents' compensation, boards' authority to set: HB 1101
Promote scholarship, academic eligibility: HB 1077, SB 5075
Promote scholarships, border county higher education opportunity project: SB 5001
Residency, Cowlitz Tribe eligibility: *ESHB 1607, CH 163 (2005)
Retired state employee tuition waivers: HB 1976
Running start, public tribal colleges: HB 1399, *SHB 1708, CH 207 (2005) PV
Salary increments, academic employees: HB 2595, SHB 2595, 2SHB 2595, HB 2760, SB 6397, SSB 6397
Samish Indian Nation, higher education resident tuition eligibility: HB 1607, *ESHB 1607, CH 163 (2005)
Strikes by educational employees, violations and penalties: HB 2808
Student athletes' bill of rights: SB 5019
Supervisor defined for public employment purposes: HB 1720, ESB 5510
Technology, emphasis for enrollment and degrees related to: HB 2817, *SHB 2817, CH 180 (2006)
Technology, priority for enrollment and degrees related to: SB 6697, SSB 6697
Technology, streamlining state's technology efforts through centralizing technology missions: HB 3116
Tuition waivers, review and prioritization: HB 1986, SHB 1986
Veterans, tuition and fee waivers: HB 1174, *SHB 1174, CH 249 (2005), HB 1552, HB 1712, HB 2233, *SHB 2233, CH 229 (2006), SB 5112

COMMUNITY AND TECHNICAL COLLEGES, BOARD
College-readiness standards: HB 2929
Customized employment training program: HB 1825, SHB 1825, SB 5174, SSB 5174
Faculty salary increments, task force to review distribution of increment funds: SB 5304
Immigrant students, forward start pilot program: HB 2037
Immigrant students, program and joint task force on educational needs of recent immigrants: SHB 2037
Opportunity grant program, work force education program: HB 2630, SHB 2630, E2SHB 2630
Running start, study of performance on WASL and in running start: ESSB 5360
Strategic direction and performance measures for higher education: HB 1434, SB 5868
Work force training, customized employment training program and tax credit: *2SSB 6326, CH 112 (2006)

COMMUNITY DEVELOPMENT, DEPARTMENT (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT)

COMMUNITY ECONOMIC REVITALIZATION BOARD
Job development fund, grant program to assist local governments with infrastructure projects: HB 1903, *ESHB 1903, CH 425 (2005)
Public facilities loans and grants, military-related private sector businesses: HB 1091, SHB 1091, SB 5040, SSB 5040
Public facility construction projects: HB 2602, SB 6544
Small business incubator program, board authority: HB 1091, SHB 1091, SB 5040

COMMUNITY NETWORKS (See PUBLIC HEALTH; VIOLENCE PREVENTION)

COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT
Affordable housing for all act: HB 2649, SHB 2649
Bioenergy assistance program, conversion of farm products: ESSB 6501
Bioenergy loan program, conversion of farm products: HB 2775, SB 6501
Business and job retention and expansion program: SB 5642, SSB 5642
Capital projects funding for nonprofit cultural and youth and social services facilities: HB 1577, *ESHB 1577, CH 160 (2005), SB 5827
Community mitigation program, economic impact statements for major public projects: HB 1899
Community preservation authorities: HB 3207, ESHB 3207
Disaster recovery task force, state employee: SB 6797
Early childhood education and assistance program: HB 1042, HB 1126, SB 5538
Economic development grants program: *ESB 5330, CH 314 (2006), SB 6689
Energy assistance account and funding: SB 6482, SSB 6482
Energy freedom program and board: HB 2939, SHB 2939, 2SHB 2939, *E3SHB 2939, CH 171 (2006), HB 3304
Entrepreneurial assistance center: SB 5641, SSB 5641
Entrepreneurial development, office of: HB 1898
Flood damage relief program: HB 3169, HB 3200
Historic county courthouse grant program: HB 1352, SB 5331, SSB 5331
Homeless housing act: HB 1810
Homeless, ending homelessness act: HB 2163, SHB 2163
Homelessness housing and assistance act: *E2SHB 2163, CH 484 (2005) PV
Homelessness, ending homelessness program: HB 2650, SHB 2650
Housing assistance and affordable housing programs, administrative cap: *EHB 1074, CH 219 (2005), SB 5108, SSB 5108
Housing assistance program, application preference to projects utilizing apprentices: HB 1547, SB 5612
Housing trust fund capital bond proceeds, short-term loans for low-income housing development: HB 2140
Individual development account program, low-income family assistance: HB 1408, *SHB 1408, CH 402 (2005), SB 5469, SSB 5469
Industry cluster-based development: HB 2052, HB 2498, SHB 2498, *2SHB 2498, CH 105 (2006), SB 5329
Investing in youth program, grants to counties for juvenile justice early intervention services: SB 5567
Land transfer, county-specific transfer of development rights demonstration projects: HB 2368, SHB 2368
Lead paint hazard education and awareness strategy: HB 1653, SHB 1653
Local government financial assistance advisory council and grant program: SB 6050
Logo, "Washington Made" logo to promote state products: HB 2104, SHB 2104
Low-income families, pilot program to assist families to accumulate assets: *HB 3156, CH 91 (2006)
Main street program and advisory committee: HB 1273, SHB 1273, *ESHB 2314, CH 514 (2005), SB 5455, SSB 5455
Manufactured/mobile home communities, landlord and tenant dispute resolution procedures: HB 1640, *ESHB 1640, CH 429 (2005), HB 3069, SHB 3069, SB 5660, SB 6647, SB 6648, SB 6709
Manufacturing services, Washington manufacturing services nonprofit corporation: HB 2726, *SHB 2726, CH 34 (2006), SB 6470, SSB 6470
Mental health, office of the state mental health ombudsman: HB 2894, SB 6587, SSB 6587
Microenterprise development program: SB 6714
Mobile home relocation assistance, reimbursement limits: HB 1061, SB 5107, SSB 5107
Motion pictures, approved motion picture competitiveness program: HB 2818, SHB 2818, SB 6558, SSB 6558, *2SSB 6558, CH 247 (2006)
Mountains to Sound greenway outdoor recreation projects, account and funding: HB 2625, SB 6281
Multimodal transportation improvements and strategies, growth management compliance study: SHB 1565, *2SHB 1565, CH 328 (2005)
Off-campus student housing, quality assessment program: SB 6135
Powers and duties, department programs and director's authority: SB 5176, *SSB 5176, CH 136 (2005)
Reinvesting in youth program, grants to counties for juvenile justice early intervention services: HB 1483, SHB 1483, 2SHB 1483, 3SHB 1483, *4SHB 1483, CH 304 (2006)
Rental assistance program for low-income persons: HB 2026, SB 6044
Safe neighborhood planning and pilot projects: HB 1680, SHB 1680, SB 5678
Short line rail revitalization program: HB 1658, SB 5652
Small business development online curriculum: 2SSB 6711
Small business incubator competitive grant program: HB 1815, SHB 1815, 2SHB 1815, 3SHB 1815
Small business incubator program definitions and grant requirements: SB 5755, SSB 5755
Small business incubator program property tax exemption: HB 1802, SHB 1802, 2SHB 1802, HB 1973, SB 5756, SSB 5756
Small business incubator program tax incentive proposals and study: HB 2143, SB 5925
Sustainable energy sources and trust, grant program: HB 2400
Technical assistance services, export-related assistance fees: SB 5892
Tourism, promotion funding: HB 2238
Trafficking of humans, delivery of services work group and study: *SB 5127, CH 358 (2005)
Washington rural loan fund provisions: *HB 1092, CH 94 (2005), SB 5086
Wind energy, small wind permitting standards: HB 1021

COMMUTER RAIL SERVICE (See PUBLIC TRANSIT; RAILROADS; TRANSPORTATION)

COMMUTING
Commute trip reduction program, application requirements and program modifications: HB 2258, *ESB 6003, CH 297 (2005)
Commute trip reduction, motorcycle preferential parking: HB 1258
Ride sharing grant program, projects up to five years in length: SB 6070

COMPUTERS (See also INTERNET)
911 standards for voice over internet protocol service: HJM 4001, SHJM 4001
Breaches of security that compromise personal information stored on computers, disclosure: SB 6043, *SSB 6043, CH 368 (2005)
Business and occupation tax credit for purchase of computers and preinstalled software: HB 1575
Cyberbullying, school harassment prevention policies: SB 5849, ESSB 5849
Electronic mail fraud, soliciting or requesting personally identifying information: HB 1888, SHB 1888, *E2SHB 1888, CH 378 (2005)
Sexual matter or performance harmful to minors, penalties for display or dissemination: HB 1655
Spyware regulations: HB 1012, *ESHB 1012, CH 500 (2005)
Task force on telecommunications and information technology: HB 2161
Violent video and computer games, injury or wrongful death actions: HB 2178

CONCURRENT RESOLUTIONS
2006 legislative assembly moved to a location east of the Cascade Mountains: SCR 8416, SSCR 8416
Aerospace task force and study: HCR 4418, SCR 8418
Bills, reintroduction: *HCR 4413 (2006)
Child abuse and neglect, committee to study best practices regarding reporting: SCR 8408
Columbia room, legislative building: SCR 8405
Cutoff dates, 2005 regular session: *SCR 8400 (2005)
Cutoff exemptions: HCR 4419, SCR 8410, *ESCR 8419 (2006), SCR 8420, SCR 8421, SCR 8422, SCR 8424
Education, joint select committee on equitable opportunity for all: HCR 4411, SHCR 4411
Facilities, approval of names: *HCR 4415 (2006)
Former legislators: *HCR 4403 (2005)
Gambling policy setting, joint select committee: SCR 8417, SSCR 8417
Joint rules: *HCR 4401 (2005)
Joint sessions of legislature: *HCR 4402 (2005)
Latino accessibility to higher education, joint select committee: SCR 8401
Legislature, commission on evaluation of the: SCR 8404
Major league baseball team, second team: SCR 8415
Master plan for education - prekindergarten through university, interim study work group: SCR 8402
Offshore outsourcing, task force and study: EHCR 4405, *ESCR 8407 (2005)
Poet laureate, state: SCR 8403
Public health financing joint select committee and review: *EHCR 4410 (2005)
Seattle school district, study of models to divide district: HCR 4407
Secondary education joint select committee, recommendations to be sent to Washington learns: HCR 4416
Secondary education, joint select committee and study: *HCR 4408 (2005)
Sine Die, governor notified: SCR 8412
State medal of valor, recipients honored: *HCR 4417 (2006)
State of the state address: *HCR 4414 (2006)
Watershed health and salmon recovery, joint select legislative task force: HCR 4406, SHCR 4406
Work force training, 2004 updates to the state comprehensive plan: *EHCR 4404 (2005), SCR 8406
Workers' compensation, joint select committee and study: SCR 8409, SSCR 8409

CONDEMNATION (See EMINENT DOMAIN)

CONDOMINIUMS

CONFIDENTIALITY (See PRIVACY; PRIVILEGED COMMUNICATIONS; PUBLIC DISCLOSURE)

CONSERVATION
County conservation futures, farm and agricultural land: SB 5109
County conservation futures, funding increase: HB 1631, *ESHB 1631, CH 449 (2005), SB 5378, SSB 5378
County conservation futures, maintenance and operation of acquired property: HB 1631, *ESHB 1631, CH 449 (2005), SB 5378, SSB 5378
County-specific transfer of development rights demonstration projects: HB 2368, SHB 2368
Growth management, counties prohibited from regulations precluding enrollment in conservation programs: SB 6425, SB 6833
Habitat conservation programs, riparian protection and farmlands preservation accounts: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
Habitat programs, funding and property tax criteria and distribution: SB 5118
Joint committee on energy supply and energy conservation, conservation measures: HB 1895, *SHB 1895, CH 299 (2005)
Publicly owned buildings, water conservation: SB 6729
Puget Sound conservation and recovery partnership and management plan: SB 5895, SSB 5895
Veterans conservation corps program: SB 5539, *SSB 5539, CH 257 (2005)
Wildlife conservationist award program: SB 5016

CONSERVATION COMMISSION
Conservation assistance revolving account management: HB 1461, *SHB 1461, CH 30 (2005), SB 5009, SSB 5009
District funding, grant administration: HB 1462, *SHB 1462, CH 31 (2005), SB 5010

CONSERVATION DISTRICTS (See also SPECIAL DISTRICTS)
Farm plans, content and disclosure provisions: SB 6617, *SSB 6617, CH 369 (2006)
Funding, grant administration: HB 1462, *SHB 1462, CH 31 (2005), SB 5010
Special assessments, maximum per parcel rate: *ESB 5094, CH 466 (2005), SB 6304

CONSTITUTIONAL AMENDMENTS (See JOINT RESOLUTIONS)

CONSTRUCTION INDUSTRY (See CONTRACTORS)

CONSUMER LOANS (See LOANS)

CONSUMER PROTECTION
Computer spyware regulations: HB 1012, *ESHB 1012, CH 500 (2005)
Consumer reports procured for employment, transmittal to consumer: HB 2443, SHB 2443
Credit reports, security freeze: HB 3247
Electronic mail fraud, soliciting or requesting personally identifying information: HB 1888, SHB 1888, *E2SHB 1888, CH 378 (2005)
Identity theft, law enforcement reports to be given to victims: SB 5939, *SSB 5939, CH 366 (2005)
Insurance renewal, credit history use restrictions: HB 1928, HB 2434, SHB 2434, SB 5275, ESSB 5275
Interstate insurance product regulation compact: *HB 1032, CH 92 (2005), SB 5195
Liquified petroleum gas, excessive pricing: SHB 1622
Office of privacy protection, personal information protection: SB 5327, SSB 5327
Paper billing fees, unfair business practices: HB 3197
Pharmacy benefit managers and management, protection against unfair prescription drug practices: HB 2473, SHB 2473

CONTRACEPTION (See BIRTH CONTROL)

CONTRACTORS
Biodiesel requirements in public contracts: SB 6514, SSB 6514
Claim rights, construction contract provisions: HB 1613, HB 2059, SB 5936
Claims or actions arising from construction, accrual and limitation of actions: HB 2004, SHB 2004
Claims or actions arising from construction, statute of limitations provisions for defects: SB 6627
Construction contractors, display of licenses and certificates: HB 2599, HB 2600, SHB 2600, SB 6862
Geologists, statute of limitations for construction claims: HB 2269
Home inspectors, registration program: SB 6229
Homeowner protections and residential contractor requirements: SB 5773, SSB 5773, E2SSB 5773, SB 6740, ESSB 6740
HVAC/R mechanics and contractors, regulations integrated into plumbers provisions: HB 3177, SB 6772
Liens against residential homeowners, limits: HB 1309, SB 5239
Multiunit residential buildings, inspections and construction defect dispute resolutions: *EHB 1848, CH 456 (2005)
State agency rules, housing impact statements: HB 1950
Storm water discharges, local erosion and settlement control programs: HB 2858
Unregistered contractors, unlawful for general contractor to employ: SB 6859
Whistleblowers, protection and discrimination provisions for contractors who hold contracts with the state: HB 3180, SHB 3180

CONTRACTS (See also PUBLIC WORKS)
Camping resorts: SB 5002, *ESSB 5002, CH 112 (2005)
Health studio services, contract restrictions: SB 5810
Outsourcing state contracts, disclosure of work being performed outside the United States: HB 1724, SHB 1724, SHB 3160
Outsourcing state contracts, policies to determine if contracts serve the best interest of the state: HB 2144, EHB 2257, SHB 2257, 2SHB 2257
Outsourcing state contracts, work performed outside the United States prohibited: HB 1725, SB 5777, SSB 5777
State, personal service contract review committee: HB 3055
State, policies to determine if contracts serve the best interest of the state: HB 2144, EHB 2257, SHB 2257, 2SHB 2257
State, Washington state business price preference study: 2SHB 2257
State, whistleblowers' protection and discrimination provisions for contractors who hold contracts with the state: HB 3180, SHB 3180
Union security provisions in public employment contracts: HB 3248
Whistleblowers, protection and discrimination provisions for contractors who hold contracts with the state: HB 3180, SHB 3180

CONTROLLED SUBSTANCES (See DRUGS)

CONVENTION AND TRADE CENTERS
Funding, balance transfer and stabilization of funding levels: HB 3279, SB 6858

CORPORATIONS (See also NONPROFIT CORPORATIONS)
Business and occupation taxation of investment income: HB 2315
Controlling interest transfers, disclosure for real estate excise tax purposes: SB 6061
Dissolution provisions: *SB 6596, CH 52 (2006)
Petroleum corporations, monetary penalties on windfall profits: HB 2977, SB 6746

CORRECTIONAL FACILITIES (See PRISONS AND PRISONERS)

CORRECTIONS, DEPARTMENT
American citizenship and civil rights, education program for offenders: SB 6488, SSB 6488
Chaplains, state institutions: SB 6253
Children of incarcerated parents, interagency plan and oversight committee: HB 1426, *SHB 1426, CH 403 (2005), SB 5407, SSB 5407
Community facilities, list of counties and areas where juvenile facilities are needed: HB 3231
Correctional medical facilities, disclosure and analysis of adverse events: SHB 1243, HB 2279, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6072, SB 6087
Council on mentally ill offenders: HB 2732, SB 6685, SSB 6685
Facilities serving violent offenders, restrictions for siting on state hospital grounds: HB 1614, SHB 1614, SB 5428
Fugitives, web site for information about: HB 1344, SHB 1344
General obligation bonds, correctional facilities: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006), SB 6898, SSB 6898
Inmate labor, unfair competition with businesses: HJR 4221, SJR 8206
Inmate work programs, corrections employees and families may purchase goods: SB 5631, *SSB 5631, CH 346 (2005)
Inmate work programs, local government employees: HB 2357
Inmate work programs, schools may purchase goods from class II programs: SB 5631, *SSB 5631, CH 346 (2005)
Offender property, transport costs: *HB 2282, CH 382 (2005), SB 6080
Officers, certification: HB 1340, SHB 1340, SB 5320, SSB 5320
Overcrowding and operating capacity maximum, offender population reduction: HB 1993, SB 5915
Public hospital districts, correctional industries program contracts with: HB 2737
Risk assessments, written justification when reducing category: SB 5429, SSB 5429
Sex offenders, housing stipend distribution requirements: HB 1119
Voting rights and felons, provisions relating to: HB 2062, SHB 2062, HB 2873, *ESSB 5743, CH 246 (2005), SB 6651

COSMETICS
Cosmetic medical services, taxation: HB 2307, SB 5451, SSB 5451, 2SSB 5451
Cosmetology apprenticeship program, provisions: HB 2596, *SHB 2596, CH 162 (2006), SB 6543
Cosmetology, licensing exemptions: SB 6291, SSB 6291

COUGARS
Counties allowed to participate in cougar control pilot project: HB 1953
County surveys of population and management techniques: SB 5881
Posting of interactions with pets, livestock, or humans: *HB 1832, CH 107 (2005)

COUNSELORS AND COUNSELING
Athletic or performance coaching, provisions: HB 3302
Family counseling pilot program, family preparation program: SB 6664
Medicaid enrollees, mental health providers authorized to provide services: HB 2113, SB 5919
Mental health professionals and crisis outreach workers, safety measures to protect: HB 2912, SHB 2912, 2SHB 2912
Mental health, experience requirements: *SB 6658, CH 69 (2006)
Mental health, study of worker caseloads: HB 2913
Sex offender treatment providers, restrictions for providers who are sex offenders: HB 2654, *SHB 2654, CH 134 (2006)

COUNTIES (See also LOCAL GOVERNMENT)
First-time home buyer sales and use tax exemption on construction labor and services: HB 3210
Affordable housing incentive program, growth management provisions: HB 2984, *ESHB 2984, CH 149 (2006)
Agricultural promotion facilities, lodging tax provisions: HB 1796, HB 2365, SB 5776, SSB 5776, SB 6170
Air pollution control agencies, fund disbursement: HB 1361
Annexation, boundary review board's authority to modify proposals: HB 3140, SB 6825
Annexation, interlocal agreements: HB 1285
Annexed areas, municipal services: HB 2667, SHB 2667
Basketball arena funding, local sales and use taxes: HB 2209, SB 6065
Bids, competitive bid requirements: SB 5975
Boundary review boards, authority to modify annexation proposals: HB 3140, SB 6825
Boundary review boards, disbanding provisions: HB 3245
Boundary review boards, voter approval to disband: HB 3244, HB 3260, SHB 3260
Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
Cascade county created: HB 2074
Cemeteries, county cemetery districts allowed to include areas within cities and towns: *SB 6816, CH 335 (2006)
Charter, chief financial officer: *HB 3019, CH 280 (2006)
Community improvement district financing: HB 3198
Community protection zones, county authority to establish: SB 6832
Community revitalization financing: HB 1745, HB 1907, HB 2239, HB 2922, HB 3144, SB 5325, SB 6700
Comprehensive plans, safe nonmotorized transportation routes to and from schools: HB 2276
Conservation futures, farm and agricultural land: SB 5109
Conservation futures, funding increase: HB 1631, *ESHB 1631, CH 449 (2005), SB 5378, SSB 5378
Conservation futures, maintenance and operation of acquired property: HB 1631, *ESHB 1631, CH 449 (2005), SB 5378, SSB 5378
Cougar control pilot project, counties allowed to participate: HB 1953
Cougars, surveys of population and management techniques: SB 5881
Criminal justice costs, fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165
Criminal justice costs, medical costs in the reimbursement of extraordinary criminal justice costs: HB 2950
Day care, family day care licensing and regulation authority for specified counties: HB 2169
Day care, family day care regulation authority pilot project for specified counties: *SHB 2169, CH 509 (2005)
Day labor construction projects, exemption for projects and publications in certain counties: SB 6649
Economic development, interlocal agreements with port districts: HB 1740, SB 5791
Elected officials, training costs for newly elected: HB 1184, SB 5206
Employees, health care benefit equity: HB 3249
Equipment, rental rates: HB 2960
Ex parte orders, processing fees: HB 1984, SB 5984
Farmland mitigation fee, land secured through eminent domain for transportation projects: SB 5859
Federal clean water act, assistance to small counties and cities facing liability: HB 1925
Financial assistance advisory council and grant program: SB 6050
Financial assistance, city-county assistance account: *ESSB 6050, CH 450 (2005)
Fire departments, reporting and accountability standards: *SHB 1756, CH 376 (2005)
Fire sprinkler suppression systems, water availability for residential systems: HB 2845
Fireworks, local surcharge: HB 1284, SB 5153
First-time buyer housing affordability index, impact fee elimination: HB 1959
Flood control and stream bank restoration pilot program: HB 1354
Forest practices, jurisdiction of conversion-related practices transferred to local government: HB 3188, SHB 3188
Forest practices, local regulations: HB 1404, SHB 1404, HB 1692, SB 5376
Forests products operations of significance, tax incentives and growth management exemptions: HB 1103, SHB 1103
Gambling activities, land use and zoning powers: SB 5591
Geographic information system, real estate excise tax to fund: HB 2010
Governance options: HJR 4212
Growth management, additional year to comply with comprehensive plan requirements: HB 2171, *ESHB 2171, CH 294 (2005)
Growth management, agricultural land use and activities: HB 2261
Growth management, agricultural lands for recreational activities: HB 1567, SB 5739
Growth management, agricultural zoning that supports family farms: HB 2132, SB 5945
Growth management, boundary review board disbanding provisions: HB 3245
Growth management, collaborative design pilot program: HB 2585
Growth management, comprehensive plan compliance tiers for review and revision requirements: HB 2079, SB 5930
Growth management, comprehensive plan population sustainability element: HB 3121
Growth management, comprehensive plan review exemption for counties with low population densities: HB 2620, HB 2814, SHB 2814, SB 6427, *ESSB 6427, CH 285 (2006), SB 6837
Growth management, comprehensive plan update and amendment process: HB 1505, SB 5152, SB 5923
Growth management, comprehensive plan update deadline and frequency extensions: HB 2135
Growth management, comprehensive plan update deferrals: HB 2078, SHB 2078, SB 5923
Growth management, comprehensive plans transportation concurrency compliance: HB 1530, HB 1565, SB 6268
Growth management, comprehensive plans transportation concurrency compliance and study: SHB 1565, *2SHB 1565, CH 328 (2005)
Growth management, comprehensive review and revision schedule: SB 6693
Growth management, counties prohibited from regulations precluding enrollment in conservation programs: SB 6425, SB 6833
Growth management, county-wide planning policies and land suitable for development: SHB 2217
Growth management, county-wide planning policies and review and evaluation joint report: HB 2216, HB 2217
Growth management, critical areas designation using best available science: HB 2207, HB 2232, HB 2619, HB 2815, SHB 2815, SB 5912, SB 6035, SB 6569, SSB 6569
Growth management, critical areas notice and referendum: HB 1162, SB 5670
Growth management, elimination of hearings boards: HB 2708
Growth management, essential public facilities joint task force: SB 5690
Growth management, example critical areas policies or regulations: HB 2077, SB 5954
Growth management, facilities for recreational or tourist use in rural areas: HB 2206, SB 6037, *SSB 6037, CH 477 (2005)
Growth management, forest lands of long-term commercial significance: HB 1638, SB 5618
Growth management, forest practices regulations: HB 1404, SHB 1404, HB 1692, SB 5376
Growth management, good faith effort for comprehensive plan compliance requirements: HB 2012, HB 2117, HB 2171, *ESHB 2171, CH 294 (2005)
Growth management, hearings board order referred to county referendum: SB 5312
Growth management, infrastructure account: HB 2023, SHB 2023, SB 5772, SSB 5772
Growth management, petitions to hearings boards for review of comprehensive plan amendments: SB 6030, SSB 6030
Growth management, plan update requirements for slower and faster growing counties: SB 5896
Growth management, public facilities element: SB 6269
Growth management, public notification requirements: HB 2194, ESHB 2194
Growth management, public school facility needs: SSB 6269
Growth management, SEPA exemption for cities and counties who plan under RCW 36.70A.040: HB 2952
Growth management, single-family residential development outside urban growth areas: HB 2937
Growth management, state projected population growth and urban residential densities: HB 1967, SB 5907, ESSB 5907
Growth management, study committee on outdoor recreation: HB 1084, *EHB 2241, CH 423 (2005)
Growth management, task force on one-year revisions and compliance extension: *ESHB 2171, CH 294 (2005)
Growth management, urban industrial land bank criteria to include access to major rail line: EHB 2219, SHB 2219
Growth management, voluntary measures to protect critical areas: SB 6367, SSB 6367
Growth management, voter approval to disband boundary review boards: HB 3244, HB 3260, SHB 3260
Growth management, water quality and habitat requirements: HB 1639, SHB 1639, SB 5619, SB 5619
Health boards, county executive as member: HB 1979
Historic county courthouse grant program: HB 1352, SB 5331, SB 5331
Homeless camps, siting: HB 1235
Homeless persons, county task forces to develop plans for housing: SB 5767, *SSB 5767, CH 485 (2005)

Homeless persons, ending homelessness act: HB 2163, SHB 2163

Homeless persons, faith communities allowed to host temporary encampments: SHB 3234

Homeless persons, homelessness housing and assistance act: *E2SHB 2163, CH 484 (2005) PV

Homeless persons, housing act: HB 1810

Hospital benefit zones, financing through local sales and use taxes: HB 2670, *SHB 2670, CH 111 (2006)

Housing, affordable housing through density bonus incentives: HB 2324

Housing, affordable housing through flexible short subdivisions: HB 2325, SHB 2325, SB 6589

Housing, affordable rental housing through accessory dwelling units: HB 2323, SHB 2323

Housing, first-time buyer sales and use tax exemptions on construction labor and services: HB 3210

Indigent defense services, grant program and funding: HB 1542, SHB 1542, *2SHB 1542, CH 157 (2005), SB 5531


Insurance, joint self-insurance program: *HB 1356, CH 147 (2005), SB 5335

Intercounty rural library districts, county withdrawal from district: HB 2065, SB 5946

Interlocal agreements, city and county annexation: HB 1285


Interoperable communications system, county public safety agency pilot program: HB 1952, SB 5887

Jails, alternative detention and rehabilitation facilities: SB 5542

Jails, special detention facilities: SB 5542

Juvenile justice early intervention services, grants through investing in youth program: SB 5567

Juvenile justice early intervention services, grants through reinvesting in youth program: HB 1483, SHB 1483, 2SHB 1483, 3SHB 1483, *4SHB 1483, CH 304 (2006)

Land use permit applications, vesting rights in land use actions: SB 6350

Law libraries, study of use and fees: SB 5890

Law library funding, court filing and surcharge fees: HB 1597, SB 5454, SSB 5454, *E2SSB 5454, CH 457 (2005), SB 5890

Levy of taxes, date for local governments to submit estimates: *HB 1048, CH 52 (2005)


Lien authority, storm water control facilities: HB 2656, SHB 2656, SB 6510, SSB 6510

Local government financial assistance advisory council and grant program: SB 6050


Local sales and use tax, proceed distribution: HB 1155, SB 5882

Lodging tax, facilities for agricultural promotion: HB 1796, HB 2365, SB 5776, SSB 5776, SB 6170

Magnetic levitation transportation funding: EHB 1429, SB 6707

Manufactured homes, location restriction ordinances prohibited: HB 1374, SHB 1374

Manufactured housing communities, claim of lien for utility services: HB 1424

Manufactured housing communities, water and sewer connection charges: *HB 1247, CH 324 (2005)


Master licensing program, performance-based grant program for licensing agencies: *HB 2131, CH 201 (2005), SB 5967

Medical coverage for elected officials and commissioners: HB 3100, SB 6721


Mental health, regional support network qualifications and responsibilities: SB 6793, SSB 6793, *2SSB 6793, CH 333 (2006)

Minor league baseball facilities, taxes to fund: HB 1767, SB 5572, SSB 5572

Mobile homes, location restriction ordinances prohibited: SHB 1374

Monorail excise tax, collection at time of initial vehicle registration or renewal: HB 2248

Municipal court, interlocal agreements: HB 3082, SHB 3082

Municipal services, annexed areas: HB 2667, SHB 2667

New counties, forming procedures: HB 1500, HJR 4204

New counties, forming procedures for new and consolidation of existing: HB 3296

Nuisance abatement powers: HB 1828

Off-road vehicles, city and county roads: *HB 2617, CH 212 (2006)

Open space plan and public benefit rating system, voluntary buffers and native vegetation: HB 1637, SHB 1637, SB 5620, *ESSB 5620, CH 310 (2005)
Parks and recreational facilities, funding: SB 5630, SSB 5630
Passenger ferry service, funding and grant program: SB 6787, *ESSB 6787, CH 332 (2006)
Physical activity, growth management planning and local legislation to promote: SB 5186, *ESSB 5186, CH 360 (2005)
Property inspection and placement program, applicable to all counties: HB 2453
Property, compensation to owners for actions lowering values: HB 1165, SB 5671
Public transportation, office of transit mobility and regional mobility steering committee: HB 2124, *SHB 2124, CH 318 (2005)
Public works projects, population threshold for design-build procedure: HB 3229, SB 6770, SB 6845
Punch boards and pull tabs, taxation: HB 3176, SB 6889
Real estate excise tax, local option taxes in lieu of impact fees: SHB 2196
Real estate excise tax, use of revenues: HB 2063, HB 3091
Regional support networks, financial responsibility of costs for individuals in involuntary treatment: HB 3081, SHB 3081, SB 6696
Regional transportation improvement authorities, certain counties authorized to create: HB 2157, ESHB 2157
Rental assistance program for low-income persons: HB 2026, SB 6044
Roads and bridges, county engineer defined: *HB 1599, CH 161 (2005), SB 5587
Roads and bridges, day labor construction projects exemption for projects and publications in certain counties: SB 6649
Roads and bridges, engineering account provisions: *HB 1600, CH 162 (2005), SB 5588
Rule-making process, city and county participation in state process: HB 1963, HB 3051
Safe neighborhood planning and pilot projects: HB 1680, SHB 1680, SB 5678
Sales and use taxes, authorized use of funds: HB 2988, SB 6789, SSB 6789
Sheriffs, nonpartisan: SB 5464
Shoreline master program, interim timeline and full compliance exemption: SB 5251
Statutory or constitutional functions, consolidation or merging: HJR 4211
Storm water control facilities, lien authority: HB 2656, SHB 2656, SB 6510, SSB 6510
Transportation funding, local option transportation taxes and motor vehicle fee: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)
Transportation funding, street utility program and motor vehicle and road improvement fees: HB 1989, SB 6016
Transportation, regional transportation improvement authorities authorized in certain counties: HB 2157, ESHB 2157
Trial court funding act: SB 5454, SSB 5454, *ESSB 5454, CH 457 (2005)
Urban impact districts: HB 2120
Utilities, electronic payment: HB 1009, SHB 1009
Utilities, excise tax on engaging in business as a utility: HB 2224
Vacation of county roads with access to bodies of water: HB 2607, SHB 2607
Veterans, assistance programs for indigent veterans and families: HB 1189, *SHB 1189, CH 250 (2005), SB 5393, SSB 5393
Water and sewer facilities, consultation with public utilities during predesign phase: SHB 1228, SSB 5372
Water conservancy boards, disclosure of certain financial information: SB 5387, SSB 5387
Waterways, right to construct bridges and trestles over: HB 1657, *SHB 1657, CH 58 (2005), SB 5437, SSB 5437

COUNTY ASSESSORS
Property tax annual report, department of revenue: SB 5299

COUNTY AUDITORS
Candidates, filing: HB 1132, *SHB 1132, CH 221 (2005)
Civics education, pilot project: HB 3145
Elections, duties: HB 2513
Elections, random verification of registration list: SB 5399
Elections, reconciliation provisions: *ESSB 5499, CH 243 (2005) PV
Elections, review of county procedures: *HB 1749, CH 240 (2005)
Elective position, county auditors and chief elections officers in all counties: SB 5667
Historical documents, recording surcharge increase: *HB 1386, CH 442 (2005), SB 5458, SSB 5458
Licensing services accounts and fees: HB 3075
Nonpartisan office, election procedures: SSB 5122
Privacy protections when instruments are presented for recording: *HB 1385, CH 134 (2005), SB 5459, SSB 5459
Reelection, absentee ballot envelope content restrictions: HB 2843, SHB 2843
Social security numbers, disclosure: HB 2750
Very low-income housing projects, fund distribution: HB 1629

COUNTY CLERKS
Ex parte orders, processing fees: HB 1984, SB 5984
Sex offender records, fee exemption for law enforcement agencies: HB 2223, *SHB 2223, CH 202 (2005)

COUNTY COMMISSIONERS (See COUNTY LEGISLATIVE AUTHORITY)

COUNTY LEGISLATIVE AUTHORITY
Bids, competitive bid requirements: SB 5975
Transportation funding, local option transportation taxes and motor vehicle fee: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)
Transportation funding, street utility program and motor vehicle and road improvement fees: HB 1989, SB 6016
Urban impact districts: HB 2120

COUNTY ROAD ADMINISTRATION BOARD
County engineer defined: *HB 1599, CH 161 (2005), SB 5587
Membership, population threshold categories: *HB 1598, CH 233 (2005), SB 5586
Project reporting, engineering account provisions: *HB 1600, CH 162 (2005), SB 5588

COUNTY TREASURERS
Administrative provisions: HB 1158, *SHB 1158, CH 502 (2005), SB 5014, SSB 5014
Real estate excise tax, automated system to process: HB 1240, SHB 1240, *2SHB 1240, CH 480 (2005), SB 5281, SSB 5281

COURT OF APPEALS
Nonpartisan judicial commissions: SB 5015, SB 6048, SJR 8214

COURT REPORTERS
Commission on supreme court reports: *HB 1183, CH 190 (2005)

COURTS (See also COURT OF APPEALS; DISTRICT COURT; JURIES; MUNICIPAL COURT; SUPERIOR COURT; SUPREME COURT)
Attorneys as pro tempore judges, commissioners, or guardians ad litem: HB 1139
Civil legal aid office and oversight committee: HB 1747, *SHB 1747, CH 105 (2005), SB 5685
County law libraries, study of use and fees: SSB 5890
County law library funding, court filing and surcharge fees: HB 1597, SB 5454, SSB 5454, *E2SSB 5454, CH 457 (2005), SB 5890
Dissolution decrees, denial of due to pregnancy: HB 1171, *SHB 1171, CH 55 (2005)
Domestic relations, one man and one woman only type considered valid in Washington state: SJR 8210
Drug courts, jurisdiction: SB 6493
Fees, increase: HB 1513
Historic county courthouse grant program: HB 1352, SB 5331, SSB 5331
Marriage shall be between one man and one woman, legal status and court jurisdiction: HJR 4207, HJR 4208, HJR 4227, HJR 4228, SJR 8209, SJR 8210
Nonpartisan judicial commissions: SB 5015, SB 6048, SJR 8214
Obstructing the lawful taking of wildlife or fish, civil penalty against local government: HB 1926
Trial court funding: HB 2319
Water court: SB 5338, SJR 8205

COURTS OF LIMITED JURISDICTION (See DISTRICT COURT; MUNICIPAL COURT)

COURTS, OFFICE OF THE ADMINISTRATOR
Salary warrants: *HB 1024, CH 182 (2005)
Statute references updated: *HB 1668, CH 282 (2005) PV
Water rights, adjudication need and demand assessment: HB 2066
CRAB (See FISH AND WILDLIFE, DEPARTMENT; FISHING, COMMERCIAL; FISHING, RECREATIONAL)

CREDIT CARDS (See also RETAIL INSTALLMENT SALES)
College campuses, policies regarding company marketing activities: HB 1894, SHB 1894, SB 5506, *ESSB 5506, CH 74 (2005)
Credit card-based checks, regulations: HB 3292
Interchange and associated fees, limit on fees charged to retail merchant: SB 6240
Issuers, phone number allowing consumers to connect with live person: SB 6584
Solicitation lists, consumer may request removal of name: *ESB 5418, CH 342 (2005)
Tax on the amounts raised by interest rates which exceed the usury rate: HB 2938, SB 6863
Unsolicited, mailing of credit cards prohibited: HB 1901

CREDIT SERVICES ORGANIZATIONS
Consumer reports procured for employment, transmittal to consumer: HB 2443, SHB 2443
Credit card solicitation lists, consumer may request removal of name: *ESB 5418, CH 342 (2005)
Identity theft, law enforcement reports to be given to victims: SB 5939, *SSB 5939, CH 366 (2005)
Insurance, use of personal credit histories and scores: HB 1927, SB 5328
Personal information security breaches, security freeze on credit report: SB 6665
Security freeze on credit reports: HB 1468, HB 3247, *ESB 5418, CH 342 (2005)

CREDIT UNIONS
Employee job performance, employer providing information: HB 1544, SB 5533
Merging credit union into state charter, use tax exemption: *HB 2364, CH 11 (2006), SB 6132

CREMATORIES (See CEMETERIES; FUNERAL DIRECTORS)

CRIME LABORATORY SYSTEM (See STATE PATROL)

CRIME VICTIMS (See VICTIMS OF CRIMES)

CRIMES (See also CRIMINAL OFFENDERS; DRIVING UNDER THE INFLUENCE; SENTENCING; SEX OFFENSES AND OFFENDERS)
Academic credentials, penalties for false credentials: SB 6487, SSB 6487
Aggravated first degree murder, victim fourteen or younger: SB 6758
Aggravated offenses, advisory sentence ranges: SB 5476, SSB 5476
Aggravated offenses, exceptional sentences: *SB 5477, CH 68 (2005)
Alien firearm license, penalties for carrying firearm without license: HB 3221
Ammonia, unlawful storage: HB 1073, HB 2263
Animal cruelty, conditions defining and penalties for: HB 1304, *SHB 1304, CH 481 (2005), HB 1499, SB 5352, SB 5532
Arson, illegal manufacture of controlled substances: HB 1283
Assault of a teacher or school district employee, penalties: SSB 6222
Assault of a teacher, penalties: SB 6222
Assault of school personnel, penalties: HB 2827, SB 6259
Assault or injury of persons working on roads or ferries, reckless driving penalties: HB 2193
Assault weapons, penalties for manufacture and possession: HB 1627, SB 5475
Assaulting a peace officer with a stun gun, penalties: HB 1934, *SHB 1934, CH 458 (2005)
Assaulting or injuring an emergency worker, penalties: HB 2705
Auto theft, penalties: HB 2822, SHB 2822, SB 5807, SB 6491, SSB 6491
Cell phones, unauthorized sale of numbers: SB 6776
Check cashers and sellers, extortionate extension of credit and profiteering: SB 5481, SB 5540
Controlled substances, illegal activities near schools: SB 5258
Controlled substances, manufacturing as element of endangerment with a : HB 2743
Crime prevention and privacy compact: HB 2763, SB 6719
Criminal conspiracy, privileged communications exception for spouses involved in: HB 1207, SB 5133
Criminal investigations, businesses with records located outside the state: HB 3281
Criminal investigations, collection of biological samples: HB 2748, SHB 2748
Dependent persons, penalties for mistreatment or abandonment: HB 1080, *ESHB 1080, CH 228 (2006)
Disorderly conduct, fighting near a funeral home or procession: HB 3293, SHB 3293
Drug offenses which also cause damage to a dwelling or facility, enhanced sentencing: HB 2781
Drug or assault felony offenders, registration requirements: HB 2009
Drug paraphernalia, display and distribution: SB 6505
Drug trafficking, penalties: HB 2628
Election law compliance for public election officers, violations and penalties: HB 2008
Electronic mail fraud, soliciting or requesting personally identifying information: HB 1888, SHB 1888, *E2SHB 1888, CH 378 (2005)
Eluding a police vehicle, penalties: HB 2222
Endangerment with a controlled substance, penalties: HB 1524, HB 2746
Ephedrine, pseudoephedrine, and phenylpropanolamine, penalties for possession: HB 1448
Exceptional sentences, notice to offender regarding possibility: SB 6496
Executive sessions, intercepting or recording communications and conversations: HB 1648, SHB 1648
Failing to summon assistance, criteria: HB 1236, *SHB 1236, CH 209 (2005), SB 5077, SSB 5077
Failure to secure a load, penalties: *HB 2612, CH 268 (2006), SB 6341
False sex offender community notification bulletin, penalties: HB 3238, SHB 3238
Felony offenses, DNA and statute of limitations provisions: SB 5042
Felony offenses, drug or assault felony registration requirements: HB 2009
Felony offenses, sentencing range revisions: HB 2948, SB 6497, SSB 6497, 2SSB 6497
Felony offenses, seriousness level for selected unranked felonies: SB 6495, SSB 6495
Felony sex offenses, DNA and statute of limitations provisions: *SSB 5042, CH 132 (2006)
Fine-only criminal statutes decriminalization: HB 1295
Fine-only misdemeanors, decriminalization: HB 1205, SHB 1205, SB 5223
Firearms, .50 caliber BMG rifles banned: SB 5593
Firearms, leaving a firearm where a child is likely to gain access: HB 1473, SB 5342
Firearms, noise suppressors: SB 5167
Firearms, possession by person previously found not guilty by reason of insanity: HB 1687, *SHB 1687, CH 453 (2005), SB 5131, SSB 5131
Fraudulent transfer of a motor vehicle, penalties: SB 6676
Harassment, third violation of antiharassment order penalized as class C felony: HB 1186, SB 5209
Homicide by abuse, penalties: SB 5956
Homicide, justifiable homicide: SB 6139
Homicide-related crimes, mandatory minimum sentences: HB 3218
Hunting, unlawfully hunting on private property: HB 3268
Identity theft, fraud alert network and identity theft grant program: HB 3067, SHB 3067
Identity theft, law enforcement reports to be given to victims: SB 5939, *SSB 5939, CH 366 (2005)
Identity theft, penalties increased: HB 2840
Identity theft, security freezes for victims of: HB 2648, SB 6303, SB 6665
Indecent exposure, class C felony criteria: HB 1333
Indecent liberties, penalties: HB 1204, SB 5224, SSB 5224, SB 6105
Indecent liberties, victim is person with developmental disabilities: HB 3168, SB 6882
Internet gambling, penalties: SB 5878, SSB 5878, SB 6613, *SSB 6613, CH 290 (2006)
Luring, registration requirements: HB 1233
Malicious theft, penalties increased: SB 6877
Manslaughter, statute of limitations: HB 1203
Methamphetamine, penalties for manufacture and possession including precursors: HB 2839
Methamphetamine, penalties for manufacturing: HB 1362, HB 1666, SB 5480
Methamphetamine, purchase and possession of precursors including iodine and methylsulfonylmethane: *HB 2567, CH 188 (2006), HB 2839
Money laundering, property subject to seizure and forfeiture: HB 2761, SHB 2761
Most serious offenses, out-of-state conviction with sentence of ten years or more: SB 6829
Most serious offenses, robbery 2 removed from list: HB 1803, SB 5284
Motor vehicle insurance, failure to provide proof of: HB 1452, HB 3009
Motor vehicle theft, penalties: HB 2822, SHB 2822, SB 5807, SB 6491, SSB 6491
Motor vehicles, fraudulent transfer: SB 6676
Murder, aggravated multiple murder cases: SB 5504
Organized retail theft, crime guidelines: *HB 2704, CH 277 (2006), SB 6554
Property, threshold values for crimes against: SB 5233
Prostitution, assessments in diversion agreements: SB 5243, SSB 5243
Rape in the second degree, victim is person with developmental disabilities: HB 3168, SB 6882
Rape, penalties for first degree rape increased: HB 2094
Robbery 2, removed from most serious offenses list: HB 1803, SB 5284
Robbery in the first degree, financial institutions: SB 6801
Schools, threat with a firearm against persons involved in school activities: HB 2824
Securing a load, penalties for failure to: *HB 2612, CH 268 (2006), SB 6341
Sex offender registration, failure to cooperate with law enforcement regarding another’s failure to register: SSB 6465
Sexual assault protection orders: HB 2576, *SHB 2576, CH 138 (2006), SB 6478, SSB 6478
Shaved keys, possession of: HB 2822, SHB 2822
Shopping carts, theft and impoundment provisions: HB 2813, SHB 2813
Stun guns, assaulting a peace officer with a stun gun: HB 1934, *SHB 1934, CH 458 (2005)
Stun guns, penalties for sale or possession of projectile stun guns: HB 1580, HB 2835, SB 5574
Stun guns, projectile stun gun study committee and review: SSB 5574
Terrorism, acts against animal and natural resource facilities: SB 5314
Theft of livestock, goats: HB 1398, SHB 1398, SB 5290, *SSB 5290, CH 419 (2005)
Theft, organized retail theft included in crime guidelines: *HB 2704, CH 277 (2006), SB 6554
Theft, penalties increased: SB 6877
Trafficking of persons, task force against: SB 6652, SSB 6652
Transportation workers, reckless driving resulting in injury of worker on roads or ferries: HB 2193
Travel agents, promotion of travel for prostitution prohibited: SB 6642, *SB 6731, CH 250 (2006)
Unlawful quick child, penalties for illicit drug use by mothers resulting in harm to fetus: HB 2093
Vehicular homicide, penalties: HB 1209
Victim information and notification system, statewide automated: SB 6502, SSB 6502
Weapons in schools, violations and penalties: HB 2275, HB 2826, HB 2930, SB 6258

CRIMINAL INSANITY (See INSANITY, CRIMINAL)

CRIMINAL JUSTICE SERVICES
Costs reimbursement to political subdivisions from social and health services department: HB 1102
Costs, fiscal notes for bills: SB 6349
Drug task forces, multijurisdictional drug task force and local government drug prosecution assistance: HB 2892, HB 2919, HB 2967, SHB 2967, SB 6484
Fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165
Medical costs in the reimbursement of extraordinary criminal justice costs: HB 2950

CRIMINAL JUSTICE TRAINING COMMISSION
Corrections officers, certification: HB 1340, SHB 1340, SB 5320, SSB 5320
Law enforcement officers, prehire screening: *HB 1081, CH 434 (2005), HB 2947
Saul Gallegos peace officer survival act, training in weapon retention and survival techniques: HB 1472
School discipline, model policy and training standards regarding the use of force: SHB 1414, SB 6001, SSB 6001

CRIMINAL OFFENDERS (See also JUVENILE OFFENDERS; SEX OFFENSES AND OFFENDERS)
Aggravated offenses, advisory sentence ranges: SB 5476, SSB 5476
Aggravated offenses, exceptional sentences: *SB 5477, CH 68 (2005)
Alternatives to total confinement, county supervised community option and earned release credit: SHB 2184
Alternatives to total confinement, earned release credit: HB 3018
American citizenship and civil rights, education program: SB 6488, SSB 6488
Arson offenders, registration requirements: HB 1746, SHB 1746
Children and vulnerable adults and communities, protection from sex and kidnapping offenders: HB 3212
Children and vulnerable adults, special verdicts for persons committing crimes against: *HB 3277, CH 122 (2006), HB 3303
Community protection program workers, background checks: SB 6824
Council on mentally ill offenders: HB 2732, SB 6685, SSB 6685
DNA, identification system expanded: HB 1135, SB 5165, SSB 5165
DNA, postconviction testing: HB 1014, *SHB 1014, CH 5 (2005), SB 5003
Drug offender sentencing, alternative sentencing provisions: SB 6864, SSB 6864
Drug offenders, partial confinement in residential chemical dependency treatment: HB 2016
Drug or assault felony offenders, registration requirements: HB 2009
Earned release, city and county jail time: HB 1476, SHB 1476, SB 5282, SSB 5282
Earned release, credits for specified offenders: HB 2200
Electronic monitoring, global positioning system: HB 2413
Exceptional sentences, notice to offender regarding possibility: SB 6496
Felons, insurance coverage protection: SB 5529
Felons, study on restricting and restoring voting rights: HB 3276
Felony offenses, sealing vacated records: HB 1819
Firearms, restoration of right to possess: SB 5635, SSB 5635
Fugitives, web site for information about: HB 1344, SHB 1344
Gross misdemeanor or felony offenders, access to public records limited: HB 2138
Health care directives information: SB 5815
Joint select committee on offenders programs, sentencing, and supervision: SB 6308, *SSB 6308, CH 267 (2006)
Kidnappers enrolled in public schools, offender registration and school enrollment requirements: HB 1378, *HB 2101, CH 380 (2005)
Kidnappers, notification to public libraries: *HB 1161, CH 99 (2005)
Kidnappers, registration for employment and residence in different counties: HB 1334, SHB 1334
Kidnappers, registration for new or returning residents: HB 1277, HB 1334, SHB 1334
Kidnappers, registration for out-of-state offenders: HB 2492, SHB 2492, SB 6405
Kidnappers, registration information added to statewide sex offender web site: *HB 1338, CH 228 (2005)
Legal financial obligations, conversion to community restitution: SB 6492
Legal financial obligations, discharge prior to completing payment: HB 1358, SHB 1358, SB 5339, SSB 5339, SSB 6313
Legal financial obligations, interest rate: HB 1359, SHB 1359, 2SHB 1359, SB 5611, SSB 5611
Luring, registration requirements: HB 1233
Methamphetamine, registration pilot project: HB 3004, SHB 3004
Persistent offenders, release restrictions: SB 5760, SSB 5760
Presentence day reporting program, credit for time served: HB 2184
Property, transport costs: *HB 2282, CH 382 (2005), SB 6080
Registration, violation penalties increased: HB 2412, SHB 2412, HB 3037
Release into county where offender was convicted: HB 2425
State and local liability for acts of persons on supervision or in community-based treatment programs: SB 6852, SSB 6852
Transfer and travel to or from another state, interstate compact provisions: HB 1402, *ESHB 1402, CH 400 (2005), HB 1768, SB 5375, SSB 5375
Tragic brain injured offenders and developmentally disabled offenders, transfer to Fircrest school: HB 3027
Voting rights and felons, provisions relating to: HB 2062, SHB 2062, HB 2873, *ESSB 5743, CH 246 (2005), SB 6651
Wrongfully convicted and imprisoned, actions against the state: HB 3254

CRIMINAL PROCEDURE (See also SENTENCING)
Antiharassment protection orders, hearing procedures: *HB 1294, CH 144 (2005), SB 5434
Arson offenders, registration requirements: HB 1746, SHB 1746
Conviction history, vacation of records for misdemeanor or gross misdemeanor: HB 1829, SHB 1829, HB 2087
Criminal investigations, businesses with records located outside the state: HB 3281
Criminal investigations, collection of biological samples: HB 2748, SHB 2748
Death penalty, abolished: HB 2025, SB 6067
Death penalty, mandatory DNA testing act of 2006 to require evidence prior to imposition of death penalty: HB 3230
Defenses, justifiable homicide: HB 3065
Defenses, lawful use of force: HB 3065
Discovery in a criminal case, materials furnished to attorney: HB 2613
DNA, postconviction testing: HB 1014, *SHB 1014, CH 5 (2005), SB 5003
Domestic violence, no-contact orders and electronic monitoring for defendants: HB 2154
Harassment, municipal court jurisdiction for anti-harassment protection orders: *HB 1296, CH 196 (2005), SB 5435
Incarceration costs, limits on costs charged to offenders: *SB 5461, CH 263 (2005)
Insanity defense, defendant refuses to participate in examination: *HB 2328, CH 109 (2006), ESB 5222
Legal financial obligations, conversion to community restitution: SB 6492
Sex offenses, statute of limitations removed for certain offenses against minors: HB 1453, SHB 1453
Sexual assault protection orders: HB 2576, *SHB 2576, CH 138 (2006), SB 6478, SSB 6478
Sexually violent predators, release provisions: SB 5129

CULTURAL FACILITIES
Local sales and use tax funding for public stadium, convention, arts, and tourism facilities: HB 3233, SB 6849
Nonprofit organizations, capital project funding criteria: HB 1577, *ESHB 1577, CH 160 (2005), SB 5827
Publicly owned multipurpose sports and entertainment facilities, stable source of funding: HB 2280

DAIRIES (See AGRICULTURE)

DAY CARE
Background checks regarding child abuse or neglect for unlicensed child care providers: HB 2483, SHB 2483
Child care workers, wage ladder and program standards: HB 1636, *SHB 1636, CH 507 (2005) PV, SB 5684, SSB 5684
Counties, family day care licensing and regulation authority for specified counties: HB 2169
Counties, family day care regulation authority pilot project for specified counties: *SHB 2169, CH 509 (2005)
Family child care providers, collective bargaining: HB 2353, SHB 2353, *E2SHB 2353, CH 54 (2006), SB 6165, SSB 6165, 2SSB 6165
Family day-care providers, rules regarding group B public water system requirements: HB 3043
Inspection reports and enforcement actions, information available for parental review: SB 5806, *ESSB 5806, CH 473 (2005)
Licensing, application process: SB 5294, SB 5296
Licensing, unique identifying number: SB 5295
State-subsidized, unique identifying number for each child: SB 5297
Toll-free number and web-based system to provide information: SB 5806, *ESSB 5806, CH 473 (2005)

DEAF PERSONS
Driver's licenses, interpreters allowed to assist deaf or hearing impaired applicants: *SB 6415, CH 190 (2006)
Education, certification endorsement for teachers of the deaf: *SHB 1893, CH 493 (2005)
Education, certification requirements for teachers of the deaf: HB 1893
Education, grants to develop training programs for teachers of the deaf: HB 1122
Public schools, certification for sign language interpreters: SB 6098
Public schools, services for students: HB 1920

DEATH PENALTY
Abolished: HB 2025, SB 6067
Mandatory DNA testing act of 2006, evidence required prior to imposition of death penalty: HB 3230

DEBT MANAGEMENT
Health care services debts, homestead exemption: HB 2571, SHB 2571
Hospital charity care and debt collection, notice of policies: E2SHB 2574
Hospital charity care and debt collection, payment installment plans: HB 2574, SHB 2574
Transportation debt limits: SB 5059
DEFENSES (See CRIMINAL PROCEDURE)

DEFERRED PROSECUTION (See CRIMINAL PROCEDURE)

DENTAL HYGIENISTS
- Access to preventive care pilot projects: HB 2816, SB 6419, SSB 6419
- Board of dental hygiene: SB 6666
- Board of dental hygiene, licensing and standards: HB 1156, SB 5706
- Dental assistants, registration and scope of practice: HB 1156, SB 5706

DENTISTS AND DENTISTRY
- Dental assistants, registration and scope of practice: HB 1156, SB 5706
- Denturists, insurer preferred provider networks: HB 1540, SB 5656
- Licensing, examination exemption: HB 2463, SHB 2463
- Periodontal disease, insurance coverage study: SB 5061, SSB 5061
- Postdoctoral dental residency program, exception for individuals in program: HB 1689, *SHB 1689, CH 454 (2005)
- University of Washington dental school faculty, licensing provisions: *HB 1612, CH 164 (2005)

DEPENDENT ADULTS (See also VULNERABLE ADULTS)
- Exposure to manufacturing of methamphetamine, protections: HB 2895, ESHB 2895
- Protection, penalties for criminal mistreatment or abandonment: HB 1080, *ESHB 1080, CH 228 (2006)
- Victims and witnesses of crimes, rights and protections: HB 2126, *ESHB 2126, CH 381 (2005)

DETERGENTS
- Phosphorus content in dishwashing detergent: *EHB 2322, CH 223 (2006)

DEVELOPMENTALLY DISABLED (See also DISABLED PERSONS)
- Agencies providing care, facility location and licensing process: HB 2390, SB 6155
- Agencies providing care, license application process: SB 5294, SB 5296
- Agencies providing care, unique identifying number: SB 5295
- Background checks for service providers: HB 3158
- Caseload forecast council, powers and duties: HB 1416, SB 6052
- Commission to study care services and residential care needs: HB 2190, SHB 2190
- Community protection program workers, background checks: SB 6824
- Community protection program, assessments for risk and/or dangerousness: SB 6630, SSB 6630, *E2SSB 6630, CH 303 (2006)
- Community trust account, proceeds from the disposal of excess property and timber harvest: HB 1519, HB 1791, *SHB 1791, CH 353 (2005), SB 5702, SSB 5702
- Crimes against, second degree rape and indecent liberties: HB 3168, SB 6882
- Dan Thompson act, developmental disabilities community trust account: *SHB 1791, CH 353 (2005)
- Dan Thompson memorial developmental disabilities community trust account: SSB 5702
- DSHS property and facilities transfer to nonprofits who provide services for sensory, physical, or mental handicaps: HB 2759, *SHB 2759, CH 35 (2006)
- Offenders, transfer to Fircrest school: HB 3027
- Ombudsman, office of: HB 3155
- Providers of residential services and support, compliance with certification standards: HB 2914, SHB 2914, 2SHB 2914
- Residential habilitation centers, downsizing and closures: HB 1040
- Residential habilitation centers, law enforcement costs reimbursement: SB 5184
- Service needs, study: SB 6865
- Staffed residential homes, positive social and educational outcomes: SB 6884
- State agency purchase of products and services, programs extended: *HB 2271, CH 204 (2005)

DIABETES
- Educators, certified educators to be added as medicare providers: *HJM 4038 (2006)

DIETITIANS AND NUTRITIONISTS
- Sales and use tax exemption for dietary supplements: SB 5255

DIKING DISTRICTS (See also SPECIAL DISTRICTS)
- Gravel in waterways, removal of: HB 1118, SB 6047
- Members of governing bodies, compensation: SB 6337
- Transportation department authority to maintain or repair damage: *SB 6248, CH 368 (2006)
DISABLED PERSONS (See also DEVELOPMENTALLY DISABLED)
   Agencies providing care, license application process: SB 5294, SB 5296
   Agencies providing care, unique identifying number: SB 5295
   Children, early intervention services: HB 1107, *SHB 1107, CH 269 (2006), SB 5141, SSB 5141
   DSHS property and facilities transfer to nonprofits who provide services for sensory, physical, or mental handicaps: HB 2759, *SHB 2759, CH 35 (2006)
   Handicapped facilities bond issue, transfer of fixed assets: SB 6636
   Hunters and fishers advisory committee: *HB 1405, CH 149 (2005), SB 5134
   Light and power businesses, tax credit for contributions made to special needs transportation fund: SB 6779, SSB 6779
   Paratransit bus services: HB 2802
   Parking places, marking requirements: HB 1711, *SHB 1711, CH 390 (2005) PV, SB 5580, SSB 5580
   Parking places, physician assistants allowed to determine eligibility for special parking privilege: HB 3093, SHB 3093
   Parking places, porphyria: HB 2389, SHB 2389
   Passenger vehicle weight fee, exemption for wheelchair ramp or lift: SB 6602
   Vendors in good standing, program date extension: HB 2141
   Veterans, property exemptions: *HB 1019, CH 248 (2005), HB 2127, HB 2432, SHB 2432
   Visually impaired, accessibility to voting equipment: SB 6242
   Voting equipment, accessibility: SSB 6242

DISASTER RELIEF (See EMERGENCY SERVICES)

DISCRIMINATION
   Felons, insurance coverage protection: SB 5529
   Genetic information, life insurance testing restrictions: SB 5452, ESSB 5452
   Lawful source of income, discrimination based upon: HB 2013, SB 5917
   Life insurance, discrimination based on lawful travel destinations: *EBH 1561, CH 441 (2005), ESB 5530
   Sexual orientation, human rights commission protections: HB 1515, HB 2661, *ESHB 2661, CH 4 (2006), SB 6019
   Veterans and persons with military status, discrimination protections: HB 2564
   Women, treaty to fight discrimination against: HJM 4034, SJM 8001

DISSOLUTION OF MARRIAGE (See also CHILD CUSTODY; CHILD SUPPORT; MARRIAGE AND MARRIED PERSONS)
   Dissolution decrees, denial of due to pregnancy: HB 1171, *SHB 1171, CH 55 (2005)
   Filing fees, for domestic violence prevention account: HB 1314, *ESHB 1314, CH 374 (2005)
   Grandparents' rights for child visitation: HB 2000, HB 2711, SHB 2711, SB 5944, SB 6316, SB 6683
   Legal custody or care of child, providing schools with information: HB 2786
   Parenting plans, cultural upbringing: HB 2979
   Parenting plans, cultural upbringing and religious beliefs: SHB 2979
   Parenting plans, shared parental responsibilities: SB 6270, SB 6888
   Proceedings, child testimony: HB 2068
   Public defense office to oversee and monitor dependency and termination legal representation: HB 2029, SHB 2029, SB 5903, SSB 5903
   Service of summons, service by publication: HB 1403, *SB 5053, CH 117 (2005)
   Shared parental responsibility, presumption of: SB 5350

DISTANCE EDUCATION (See COLLEGES AND UNIVERSITIES; COMMUNITY AND TECHNICAL COLLEGES; SCHOOLS AND SCHOOL DISTRICTS)

DISTRICT COURT
   Administration of local and district courts, reorganization: SB 6612
   Administration provisions reorganized: SB 5712
   Bench warrants, bail bond agencies: SB 5541
   Fees, increase: HB 1513
   Judgments, transfer from municipal court into district court: HB 1348, SHB 1348, SB 5353
   Jurisdiction, value of claim increase: SB 5322
   Kitsap county, additional judge: *HB 1202, CH 91 (2005), SB 5241
   Student courts, jurisdiction: *SB 5809, CH 73 (2005)
Thurston county, additional judge: *HB 1202, CH 91 (2005), SB 5241
Youth courts, jurisdiction: *SB 5809, CH 73 (2005)

DIVORCE (See DISSOLUTION OF MARRIAGE)

DNA (DEOXYRIBONUCLEIC ACID)
Criminal investigations, collection of biological samples: HB 2748, SHB 2748
Criminal offender identification system expanded: HB 1135, SB 5165, SSB 5165
Criminal procedure, postconviction testing: HB 1014, *SHB 1014, CH 5 (2005), SB 5003
Felonies, statute of limitations provisions: SB 5042
Felony sex offenses, statute of limitations provisions: *SSB 5042, CH 132 (2006)
Genetic counselors, licensing: HB 1988
Life insurance, genetic testing restrictions: SB 5452, ESSB 5452
Mandatory DNA testing act of 2006, evidence required prior to imposition of death penalty: HB 3230

DOCKS (See MOORAGE FACILITIES)

DOGS (See also ANIMALS)
Big game animals, dogs harassing: SB 5382
Dangerous dogs, conditions for declaring dangerous: HB 1150, ESHB 1150, SB 6619
Fighting, sale or purchase of dogs for: SB 5128
Guide dogs and service animals, provisions: HB 2461
Homeowner's insurance, dog restrictions: EHB 1016
Search and rescue, penalties for interference: *SB 5979, CH 212 (2005)
War dogs, national memorial: HJM 4020, SJM 8021

DOMESTIC RELATIONS (See also CHILD CUSTODY; DISSOLUTION OF MARRIAGE; MARRIAGE AND MARRIED PERSONS)
Child custody, nonparent visitation rights: SB 5996
Children born from embryos transferred during assisted reproduction, legal status: SB 6743
Determination of parentage: SB 6742
Dissolution proceedings, child testimony: HB 2068
Parenting plans, restrictions on sex offender visitation rights: HB 2893, SHB 2893

DOMESTIC VIOLENCE
Antiharassment protection orders, hearing procedures: *HB 1294, CH 144 (2005), SB 5434
Children, handling cases of child abuse co-occurring with domestic violence: HB 2395, SHB 2395
Confidentiality protection for information shared in advocacy or counseling services: HB 2122, HB 2848, *ESHB 2848, CH 259 (2006)
Hope card study committee: SB 6806, *SSB 6806, CH 295 (2006)
Legal aid for undocumented alien victims of domestic violence and human trafficking: SB 6348
No-contact orders and electronic monitoring for defendants: HB 2154
Prevention account, marriage and dissolution fees to fund: HB 1314, *ESHB 1314, CH 374 (2005)
Victims, financial assistance for victims seeking protection orders: SB 5718

DONATIONS (See GIFTS)

DRAINAGE DISTRICTS (See SPECIAL DISTRICTS)

DRIVER TRAINING SCHOOLS
Provisions revised: *HB 2829, CH 219 (2006), SB 6550

DRIVERS' LICENSES
Application, proof of legal United States presence: SB 5313
Commercial, reciprocal agreements for out-of-state exemption: HB 2693
Commercial, reciprocity agreements: SB 6486
DUI, stay on suspension pending entry of deferred prosecution: SB 5644, *SSB 5644, CH 269 (2005)
Examinations, reciprocal waiver agreements with other nations: *HB 1260, CH 61 (2005), SB 5264
Fees, increase: HB 2312, SHB 2312, SB 5138, SSB 5138
Identicards, individual allowed to have driver's license and identicard: SB 6286
Intermediate license exception modification act, passenger requirements for early morning hours: HB 3298
Intermediate, cancellation of license on two-strike rule: SB 5929
Intermediate, immediate family members defined and provisions revised: HB 2053, ESHB 2053
Intermediate, penalties for passengers who are intermediate license holders: HB 2118, SHB 2118
Intermediate, unrelated underage passengers: HB 1370
Intermediate, violation penalties increased: HB 2118, SHB 2118
Interpreters allowed to assist deaf or hearing impaired applicants: *SB 6415, CH 190 (2006)
Minors with alcoholic beverages, penalties to include suspension of drivers' license: SB 6768
Provisional licenses issued when failing to prove U.S. citizenship: HB 1697
Suspension, notice and administrative review: HB 1265, SB 5262, SSB 5262
Transport of persons at horse racing facilities, commercial driver's license exemption: HB 2072, SHB 2072, SB 5952,
*ESSB 5952, CH 350 (2005)
Withholding of the driving privilege, failure to pay fines or monetary penalties: HB 1854, *SHB 1854, CH 288 (2005)

DRIVING UNDER THE INFLUENCE
Accidents involving fatalities, drug and alcohol tests: HB 2228, HB 2391
Blood alcohol content, collection of: HB 1199
Chemical dependency treatment, standard assessment protocols for persons charged with DUI: SHB 1200
Commercial drivers, employer alcohol and drug test result reports: HB 1266, *SHB 1266, CH 325 (2005), SB 5263,
SSB 5263
Drivers' licenses, stay on suspension pending entry of deferred prosecution: SB 5644, *SSB 5644, CH 269 (2005)
Fees, increase: HB 2312, SHB 2312, SB 5138, SSB 5138
Fluorescent yellow license plate for persons convicted of driving under the influence: SB 6817
Ignition interlock devices, proof requirement exemption when using employers vehicle: SB 5645
Ignition interlock devices, tampering penalties: *HB 1872, CH 200 (2005)
Implied consent, administration of test and refusal to take: HB 1199
John's law, third person liability for allowing arrested person to drive after release from custody: ESB 5417
Penalties increased: HB 1451, HB 2629, HB 2745, HB 3076, SHB 3076, *HB 3317, CH 73 (2006), SB 5562, SB 6900
Repeat offenses, penalties: HB 2290, SB 5283
Vehicle impound upon arrest: ESB 5417

DROUGHT
Joint legislative committee on water supply during drought: *HB 2166, CH 60 (2005), SB 5894
Retrofitting of domestic wells to maintain agricultural irrigation: SB 6086, SSB 6086
Statewide emergency funding: HB 2296, SB 6092
Water rights, temporary changes during drought conditions: SB 6084

DRUG ABUSE (See ALCOHOL AND DRUG ABUSE)

DRUG COURTS (See COURTS)

DRUGS
Chemotherapy and anticancer drugs, business and occupation tax exemption: HB 3086, SB 6623
Controlled substances to include salts, isomers, and salts of isomers: *HB 1072, CH 218 (2005)
Controlled substances, forfeiture of real property: HB 1683
Controlled substances, illegal activities near schools: SB 5258
Controlled substances, illegal manufacture and arson laws: HB 1283
Endangerment with a controlled substance, penalties: HB 1524
Ephedrine, pseudoephedrine, and phenylpropanolamine, photo ID for sales and purchase: HB 1018, HB 2266, *ESHB
2266, CH 388 (2005), SB 5123, SSB 5123
Ephedrine, pseudoephedrine, and phenylpropanolamine, sale restrictions: HB 1017, HB 2266, *ESHB 2266, CH 388
(2005). SB 5123, SSB 5123
Excise tax on the possession of illegal drugs and alcohol: HB 2448
Marijuana, clarification of laws regarding medical use: SB 5943, SSB 5943
Methamphetamine, penalties for manufacturing: HB 1362, HB 1666, SB 5480
Methamphetamine, purchase and possession of precursors including iodine and methylsulfonylmethane: *HB 2567, CH
188 (2006)
Overdoses, prosecution limits for person reporting: SB 5259, SSB 5259
Pharmaceutical manufacturers, marketing activities and gift disclosures: HB 1889, SB 5149, SSB 5149
Pharmaceutical manufacturing, high-technology tax incentives disallowed: HB 1884
Pharmaceutical manufacturing, state investment board restrictions for certain companies: HB 1885
Precursor, sale records and restrictions: SB 5123, SSB 5123
Prescription, advanced registered nurse practitioners' prescriptive authority: *HB 1479, CH 28 (2005), SB 5516
Prescription, benefit managers and management: HB 2473, SHB 2473
Prescription, chemotherapy and anticancer drugs business and occupation tax exemption: HB 3086, SB 6623
Prescription, controlled substances prescription monitoring program: HB 3320
Prescription, disclosure of human clinical trial results: SB 5985
Prescription, efforts to lower costs: SJM 8016
Prescription, health care authority to receive federal employer subsidy for retiree benefits: *HB 1287, CH 195 (2005)
Prescription, legibility requirements: SHB 1291, 2E2SHB 1291, HB 1780, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087
Prescription, licensing of Canadian wholesalers: SB 6020
Prescription, pharmaceutical manufacturer marketing activities and gift disclosure: HB 1889, SB 5149, SSB 5149
Prescription, preferred drug substitutions: HB 2995
Prescription, product liability: SB 5986
Prescription, protection from dangerous prescription drugs: SB 6591
Prescription, reimportation from Canada: HB 1194
Prescription, study of distribution of unused drugs to low-income persons: SB 5846
Prescription, waiver to FDA for importation from Canadian wholesalers: HB 1316, SHB 1316, 2SHB 1316, SB 5470, *ESSB 5470, CH 293 (2005)
Prescription, waiver to FDA for importation from nondomestic wholesalers: *ESSB 5470, CH 293 (2005)
Property acquired in drug forfeiture action, hazardous waste provisions: HB 1208, SHB 1208, CH 191 (2005), SB 6020

Psychoactive substance control, commission on: HB 3171, SB 6880
Psychoactive substance control, governor's commission regarding illegal drug markets: SB 6055

**DRUNK DRIVING** (See **DRIVING UNDER THE INFLUENCE**)

E-MAIL (See **INTERNET; TELECOMMUNICATIONS**)

**EASTERN WASHINGTON UNIVERSITY**
Waiver authority limits: HB 2057

**ECOLOGY, DEPARTMENT**
Algae, prevention and control program for harmful blooms in lakes: HB 1982
Columbia river basin hydropower mitigation fee program: HB 2860, SB 6581
Columbia river coastal crab mitigation work group: HB 2961, SB 6402, SSB 6402
Columbia river mainstream water management program and account: HB 1099, SB 5120
Columbia river water supply development program: *E2SHB 2860, CH 6 (2006)
Commercial passenger vessels, release of sewage and sludge into marine waters: HB 1415, SHB 1415, E2SHB 1415
Domestic water users, study of competing interest and other water users in regards to limited supplies: HB 3141, *SB 6861, CH 170 (2006)
Drought conditions, retrofitting of domestic wells to maintain agricultural irrigation: SB 6086, SSB 6086
Drought conditions, temporary changes to water rights: SB 6084
Federal reclamation projects, use attainability analysis of water bodies within: SB 5937
Flood control and stream bank restoration pilot program: HB 1354
Heavy metals soil contamination, safe playground soils program: SB 5125, SSB 5125, 2SSB 5125
Heavy metals soil contamination, school and child care facility certification program: HB 1605
Hydraulic works, inspection fees: SB 5528
Initiative 297, clarifications regarding hazardous materials regulations: HB 1474, SB 5445, ESSB 5445
Lake restoration and management program, water quality account fund distribution: HB 1840, SHB 1840
Methow valley river basin, Twin Lakes restoration pilot project: SB 5203
Model toxics control act, lien authority to recover remedial actions costs: HB 1866, SHB 1866, SB 5449, *SSB 5449, CH 211 (2005)
Noise control, enforcement responsibility: SB 5043

On-site sewage, enhanced certification program for marine areas: HB 1458, SHB 1458, SB 5431

On-site sewage, program implementation plans for marine areas: E2SHB 1458, *3SHB 1458, CH 18 (2006), SSB 5431, 2SSB 5431

Polybrominated diphenyl ethers, sales of products containing: HB 1488, SHB 1488, E2SHB 1488, SB 5515, SSB 5515, 2SSB 5515

Port districts, environmental permitting authority: HB 2234

Puget Sound point source outfalls, systematic evaluation: HB 2578

Rain barrels and cisterns to collect rainwater: SB 5113


Waste tire recycling and cleanup, vehicle tire recycling account: HB 1892

Wastewater, discharge permit fee procedure when municipality issues permit: HB 2172, SHB 2172

Water pollution control, economic impact analysis for general permits issued under 90.48 RCW: HB 3228

Water rights, adjudication need and demand assessment: HB 2066

Water rights, Odessa ground water subarea: HB 3101, SB 6151, *ESSB 6151, CH 168 (2006)

Water rights, real estate excise tax procedures for transfers: SB 5027, SSB 5027

Water rights, real estate excise tax procedures for transfers: HB 1098, SHB 1098, SB 5906

Water rights, Yakima river basin: HB 1098, SHB 1098

Wells, construction standards and contractor licensing: HB 1939, *SB 5831, CH 84 (2005)

ECONOMIC AND REVENUE FORECAST COUNCIL

Rainy day reserve fund: SB 6471

ECONOMIC DEVELOPMENT

Agriculture and food processing, study of impact on state’s economy: HB 2202, SHB 2202

Agriculture, matching fund program for strategic development plans: SB 5093

Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327

Business and job retention and expansion program: SB 5642, SSB 5642

Business development companies, financial institutions, and nondepository lenders: HB 2339, SHB 2339, SB 6168, *SSB 6168, CH 87 (2006)

Cities and towns, interlocal agreements with port districts: HB 1740

Community improvement district financing: HB 3198

Community revitalization financing: HB 1745, HB 1907, HB 2239, HB 2922, HB 3144, SB 5325, SB 6700

Counties, interlocal agreements with port districts: HB 1740, SB 5791

Downtown and neighborhood commercial district revitalization tax incentives: HB 1273, SHB 1273, *ESHB 2314, CH 514 (2005), SB 5455, SSB 5455

Economic development grants program: *ESB 5330, CH 314 (2006), SB 6689


Entrepreneurial assistance center: SB 5641, SSB 5641

Entrepreneurial development, office of: HB 1898

Grants program: *ESB 5330, CH 314 (2006), SB 6689

Individual development account program, low-income family assistance: HB 1408, *SHB 1408, CH 402 (2005), SB 5469, SSB 5469

Industry cluster-based development: HB 2052, HB 2498, SB 2498, *2SHB 2498, CH 105 (2006), SB 5329


International businesses, incentives for investing in Washington: *SB 5175, CH 135 (2005)

International trade agreements, legislative ratification: HB 1857


Job development fund, grant program to assist local governments with infrastructure projects: HB 1903, *ESHB 1903, CH 425 (2005)


Logo, "Washington Made" logo to promote state products: HB 2104, SHB 2104

Main street program and advisory committee: HB 1273, SHB 1273, *ESHB 2314, CH 514 (2005), SB 5455, SSB 5455

Microenterprise development program: SB 6714

Public facilities construction loan revolving account, funding provisions: HB 2859, SB 6560

Public facilities loans and grants, military-related private sector businesses: HB 1091, SHB 1091, SB 5040, SSB 5040
Public facility construction projects: HB 2602, SB 6544
Rural counties, business and occupation tax credit for eligible projects: HB 1963, HB 3051
Seeds, tax exemptions for facilities used in conditioning of vegetable seeds: HB 1523, *SHB 1523, CH 142 (2006)
Small business development center, funding: HB 3321
Small business tax credit for job creation: HB 1351, SHB 1351, HB 1576
Small business tax deferrals for rural county investment projects and manufacturing facilities: HB 1574
Start-up and expanding businesses in Washington state, state board investments in: HB 1594
Washington rural loan fund provisions: *HB 1092, CH 94 (2005), SB 5086

ECONOMIC DEVELOPMENT FINANCE AUTHORITY
Bonds, amount increase and authority expiration date extension: *SB 5180, CH 137 (2005)
Bonds, authority to issue: HB 1428
Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
Customized employment training program: HB 1825, SHB 1825, SB 5174, SSB 5174
Work force training, customized employment training program and tax credit: *2SSB 6326, CH 112 (2006)
Work force training, customized employment training program and tax exemption: SB 6326, SSB 6326

EDUCATION (See COLLEGES AND UNIVERSITIES; COMMUNITY AND TECHNICAL COLLEGES; DISTANCE EDUCATION; SCHOOLS AND SCHOOL DISTRICTS)

EDUCATION, STATE BOARD
Academic achievement and accountability commission, abolished and duties transferred: HB 1067, SHB 1067, SB 5072, SB 5732, *ESSB 5732, CH 497 (2005)
Education ombudsman: *ESHB 3127, CH 116 (2006) PV
Educational equity, state policy: SB 5854
First aid class requirement, study: SB 6790
Members, class four group compensation provisions: HB 1942, SB 5853
Reconstituted state board of education, transfer of duties: HB 3098, SHB 3098, *E2SHB 3098, CH 263 (2006), SB 6436, SSB 6436, 2SSB 6436
Superintendent of public instruction, voting rights: HB 1941, SB 5855

EDUCATIONAL SERVICE DISTRICTS (See also SCHOOLS AND SCHOOL DISTRICTS)
District organization, petition and hearing for transfer of territory between districts: HB 1450, HB 2011, SB 6002

ELECTED OFFICIALS (See PUBLIC OFFICERS AND EMPLOYEES)

ELECTIONS (See also CAMPAIGNS; INITIATIVE AND REFERENDUM)
"None of the above" ballot choice: HB 1363
Absentee and mail ballot provisions for out-of-state, overseas, and service voters: *SB 5565, CH 245 (2005), SB 6498
Absentee and mail ballots, county-wide mail ballot elections: HB 1754, *SHB 1754, CH 241 (2005), HB 1990, SB 5744
Absentee and mail ballots, envelope contents when county auditor is seeking reelection: HB 2843, SHB 2843
Absentee and mail ballots, examination and verification: HB 1604, HB 1752, SHB 1752, 2SHB 1752, SB 5740
Absentee and mail ballots, must reach auditor by election day: SHB 1456, HB 1604, HB 1751, SB 5082, SB 5315
Absentee and mail ballots, notice requirements: SB 6423, SSB 6423
Absentee and mail ballots, notice requirements regarding signature errors: HB 2695, *SHB 2695, CH 208 (2006)†
Absentee and mail ballots, privacy protections: SB 5315
Absentee and mail ballots, when special ballots may not be counted: HB 2512
Abstention from voting on a particular office: HB 1363, SB 5088
Accessibility for disabled persons, voting equipment and advisory committee: HB 2479, *ESHB 2479, CH 207 (2006)
Audits, votes counted by optical scan counting devices: HB 2532, SHB 2532
Ballots, clarifications of laws: EHB 2478, SB 6243, SSB 6243
Ballots, damaged: SB 5400, SB 5499, *ESSB 5499, CH 243 (2005) PV
Ballots, different colors and bar codes to identify types of ballots: HB 2158
Ballots, fiscal information in local measures authorizing taxes: HB 2509, SHB 2509, SB 6414
Ballots, governmental entities may take positions on ballot measures: HB 2713, *SHB 2713, CH 215 (2006)
Ballots, notice requirements for provisional ballots: SB 6423, SSB 6423
Ballots, notice requirements regarding signature errors on provisional ballots: HB 2695, *SHB 2695, CH 208 (2006)
Ballots, partisan primary: HB 2484
Ballots, processing and canvassing: HB 1752, SHB 1752, 2SHB 1752, HB 2158, *ESSB 5499, CH 243 (2005) PV, SB 5740
Ballots, recanvassing before or after certification of election results: *ESSB 5499, CH 243 (2005) PV, SB 5942
Ballots, recanvassing during initial counting process or any recount: *ESSB 5499, CH 243 (2005) PV
Ballots, rejection of ballots marked to identify voter: SB 6828
Ballots, signature verification guidelines: HB 2531
Ballots, signature verification process audit: HB 2523
Ballots, signatures: SB 5400, SB 5499, *ESSB 5499, CH 243 (2005) PV
Bilingual voting assistance, task force to on increasing voter participation: ESHB 2594
Bilingual voting registration and voting assistance: HB 2594, SB 6886
Campaign finance law violators, recall: HJR 4203
Candidates, length of statement on public office web sites: HB 1114, SHB 1114
Canvassing boards, notices of civil infractions: SB 6134, SSB 6134
Canvassing, ballot processing and canvassing: HB 1752, SHB 1752, 2SHB 1752, SB 5740
Canvassing, recanvassing before or after certification of election results: *ESSB 5499, CH 243 (2005) PV, SB 5942
Certification, legislature removed from process: SJR 8215
Challenges, procedures: HB 2752, SB 6362, *SSB 6362, CH 320 (2006), SB 6565
Citizenship mark on ballot envelopes: SB 5080
Citizenship, proof of: SB 6317
Clean elections act: SB 6765
Compliance with election law, public election officers: HB 2008
Costs, revote due to county error: HB 2514
Costs, state to assume share of: HB 1748, SHB 1748, SB 5746, SSB 5746
County auditors and chief elections officers, elective positions in all counties: SB 5667
County auditors, duties: HB 2513
County auditors, nonpartisan office: SSB 5122
County-wide mail ballot elections: HB 1754, *SHB 1754, CH 241 (2005), HB 1990, SB 5744
Crimes, altering or destroying registration form: SB 5400, SB 5499, *ESSB 5499, CH 243 (2005) PV
Crimes, penalties: HB 2226
Dates and deadlines, revisions: *ESB 6236, CH 344 (2006)
Electronic registration: HB 2753, SHB 2753, SB 6530
Felons, restricting and restoring voting rights: HB 2873, SB 6651
Felons, study on restricting and restoring voting rights: HB 3276
Fiscal impact statements on voter pamphlets: HB 2978
Free access system toll-free telephone number and web site for provisional voters: HB 2226, SB 6075
Governor, special runoff: SB 5079
Home rule charter cities, primaries: HB 1335, SB 5326, SSB 5326
Illegal voting, multiple degrees: HB 2809
Indian enrollment cards as identification: HB 1496, SB 5566, SSB 5566
Instant runoff voting, pilot project for nonpartisan offices: *HB 1447, CH 153 (2005)
Integrity, ensuring the integrity of elections: HB 2226
Judges, general election provisions: HB 1001, HB 3175, HJR 4200
Judges, study of general election provisions: *ESSB 5499, CH 243 (2005) PV
Manual of election laws and rules, secretary of state: *SB 5564, CH 244 (2005)
Nominations, signature requirements for minor party nominations: HB 2730
Photo identification required at polls: SB 6333
Presidential electors, popular proportional allocation of representatives: SB 5596
Presidential, repeal of conflicting residency requirement: SJR 8213, SJR 8220
Primaries, costs of partisan primaries to be borne by political parties: SB 6131
Primaries, dates and procedures: HB 1456, SHB 1456, HB 1750, HB 1913, HB 2027, ESHB 2027, HB 2158, HB 2253, SB 5219, 2ESSB 5219, SB 5745, SSB 5745, SB 5927
Proof of registration and identification: HB 2158, HB 2226, SB 5400, SB 5499, *ESSB 5499, CH 243 (2005) PV, SB 5727
Provisional voters, privacy protections: SB 5315
Recall, violation of campaign finance law as grounds for: HB 1389
Reconciliation provisions, reports by county auditors: *ESSB 5499, CH 243 (2005) PV
Recount, county costs reimbursement: SB 5400, SB 5499, SSB 5746
Recount, procedures: HB 2696, *ESSB 5499, CH 243 (2005) PV, SB 6422
Reform, joint select committee on election reform: SB 6075
Registration, canvassing boards may issue notices of civil infractions for challenging: SB 6134, SSB 6134
Registration, electronic: HB 2753, SHB 2753, SB 6530
Registration, information and identification requirements: *ESSB 5743, CH 246 (2005), SB 6317
Registration, lists comparisons: HB 2226
Registration, nontraditional addresses: HB 2529, HB 2752, SB 6362, *SSB 6362, CH 320 (2006), SB 6565
Registration, photocopy or duplication of forms prohibited: SB 6006
Registration, proof of citizenship and photo identification: HB 3297, SB 6499
Registration, random verification of county list: SB 5399
Registration, reregistration: HB 2158, HB 2226, SB 5078
Registration, timelines: *HB 3041, CH 97 (2006), SB 6777
Results, secretary of state to post ballot measure results on web site: HB 1900
Returns, reporting by precinct: HB 2549
Review of county procedures, provisions: *HB 1749, CH 240 (2005), SB 5742
Revote, criteria: HB 2844
Saturday counting of ballots: HB 2694, SHB 2694, SB 6421
Secretary of state, nonpartisan office: SB 5122, SSB 5122
Sheriffs, nonpartisan: SB 5464
Special elections, dates: HB 2525
Special elections, provisions if election declared void: HB 2518
Superintendent of public instruction, general election provisions: HB 1001
Superintendent of public instruction, study of general election provisions: *ESSB 5499, CH 243 (2005) PV
Taxpayer and citizen protection act, Washington: SB 6075
Technical changes to election laws: *HB 2477, CH 206 (2006), SB 6235, SSB 6235
Violations, penalties: SB 6317
Voter challenges, procedures: HB 2526
Voters' pamphlets: HB 1755, HB 2978, SB 5741, SSB 5741, 2SSB 5741, SSB 6243
Voting age, sixteen years old: HB 2305, HJR 4213
Voting devices, accessibility for persons with disabilities: HB 2479, *ESHB 2479, CH 207 (2006), SSB 6242
Voting devices, accessibility for persons with visual impairment: SB 6242
Voting process education in schools: SB 5668
Voting rights and felons, provisions relating to: HB 2062, HB 2873, *ESSB 5743, CH 246 (2005), SB 6651
Voting rights, persons under guardianship: HB 1876, *SHB 1876, CH 236 (2005)
Voting systems, certification process and polling site provisions: HB 1025
Voting systems, single universal form: HB 1604

ELECTRIC UTILITIES
Biodiesel and qualified hydropower, tax exemptions for generation of electricity: SB 6503
Bonneville Power Administration, transition from cost-based to market-based rates: SJM 8018, *SSJM 8018 (2005)
Disputes between electric suppliers regarding electrical services, resolution process: HB 2179, SHB 2179
Distributed generation interconnection procedures and net metering provisions: HB 1011, SHB 1011
Distributive generation, power purchase agreements: HB 2403, SHB 2403
Light and power businesses, tax credit for contributions made to special needs transportation fund: SB 6779, SSB 6779
Light and power businesses, utility tax credit for purchase or generation of renewable resource: SSB 5659
Nuclear power projects, restoration of unfinished sites for electrical generating energy park: SB 5949
Public utility tax provisions, maximum tax rate applied to gross receipts: HB 2953, SB 6250
Qualified hydropower, tax exemptions for generation of electricity: SSB 6503
Rate increases, federal proposal: HJM 4018, SHJM 4018
Real estate excise tax on gas turbine electrical generation facilities: HB 1013
Renewable energy and energy efficiency standards, integrated resource plan: HB 1010, *ESHB 1010, CH 195 (2006), HB 1047, HB 1059, HB 2351

Renewable energy, definition and net metering provisions: HB 2352, *ESHB 2352, CH 201 (2006)

Renewable energy, small renewable producer alternative to net metering: HB 2604

Renewable energy, tax credit for purchase or generation of renewable resource: HB 1844, SB 5659, SSB 5659

Renewable energy, tax incentive for customer-generated electricity system: HB 1761, SB 5101, *SSB 5101, CH 300 (2005), ESB 6129

Taxation, provisions modified: HB 2609


Transmission lines, regional compacts for siting: HB 2401

Transmission lines, task force on national interest transmission corridors: SHB 2401

Voluntary purchase of alternative energy sources, definition of qualified alternative energy sources: HB 2800

**ELECTRICAL BOARD**

- Membership, appliance repair business owner or manager: SB 5988
- Membership, certified electrician who is a representative of an industrial manufacturer: SB 5987
- Membership, heating or ventilation or air conditioning business owner or manager: SB 5989
- Membership, outside line worker: *HB 1557, CH 280 (2005), SB 5550

**ELECTRICITY**

- Biodiesel and qualified hydropower, tax exemptions for generation of electricity: SB 6503
- Bonneville Power Administration, transition from cost-based to market-based rates: SJM 8018, *SSJM 8018 (2005)
- Coal use in electric plants, phase out: HB 1167, SB 5941
- Distributive generation, power purchase agreements: HB 2403, SHB 2403
- Electricians, display of licenses and certificates: HB 2599, HB 2600, SHB 2600, SB 6862
- Electricians, installation and maintenance of domestic water pumping systems: *SSB 6225, CH 185 (2006)
- Electricians, installation and maintenance of domestic well water systems: HB 2971, SB 6225
- Electricians, licensing required prior to advertising: HB 1331
- Electricians, trainee continuing education and supervision requirements: HB 1841
- Electricians, trainee continuing education requirements: *SHB 1841, CH 224 (2006)

Facilities, expedited processing of applications for facilities and alternative energy resources: HB 2402, *SHB 2402, CH 205 (2006)

- Gas turbine generation facilities, excise tax revisions: HB 1293, SHB 1293
- Hydroelectric power recognized as renewable resource and use encouraged: SB 6763
- Hydroelectric power, use of recognized and encouraged: HB 2103
- Joint operating agencies, renewable electrical energy generation projects: HB 1384, SHB 1384, *SHB 1384, CH 176 (2006), SB 5291
- Light and power businesses, sales and use tax exemption for machinery and equipment: SB 5508
- Light and power businesses, tax credit for contributions made to special needs transportation fund: SB 6779, SSB 6779
- Nuclear power projects, restoration of unfinished sites for electrical generating energy park: SB 5949
- Public utility districts, hydroelectric project or power generation facility on Columbia river in distressed county: HB 3196
- Qualified hydropower, tax exemptions for generation of electricity: SSB 6503
- Rate increases, federal proposal: HJM 4018, SHJM 4018
- Renewable energy standards for state agencies: HB 2349, SHB 2349, E2SHB 2349
- Renewable resource facilities, tax incentives for generation using renewable resources: HB 3131
- Smart grid energy technologies, certification and tax incentives: SB 6879
- Solar electric generating facility, feasibility assessment: HB 3194, SB 6192, SSB 6192
- Transmission lines, regional compacts for siting: HB 2401
- Transmission lines, task force on national interest transmission corridors: SHB 2401
- Utilities taxation, provisions modified: HB 2609
- Voluntary purchase of alternative energy sources, definition of qualified alternative energy sources: HB 2800

**ELECTRONIC EQUIPMENT**


**ELECTRONICS**

ELEVATORS
Contractors, display of licenses and certificates: HB 2599, HB 2600, SHB 2600, SB 6862
Grain, air registration: *SB 5142, CH 138 (2005)
Mechanics, licensing requirements: SB 6561

EMERGENCY MEDICAL SERVICE PROVIDERS (See EMERGENCY MEDICAL TECHNICIANS)

EMERGENCY MEDICAL TECHNICIANS
Epinephrine, authority to administer: SB 5523, SB 5708, *SSB 5708, CH 463 (2005)
Retirement, transfer from PERS to LEOFFRS: HB 1936, *SHB 1936, CH 459 (2005), SB 5900

EMERGENCY SERVICES
911 standards for voice over internet protocol service: HJM 4001, SHJM 4001
Abandonment of duties during state of emergency, discharge for persons in certain employment: SB 6137
Assaulting or injuring an emergency worker, penalties: HB 2705
Continuity of government act, task force to study legislature ability to convene in event of attack or disaster: HB 2519
Disaster medical assistance teams: HB 2539, SHB 2539
Emergency management, preparedness, and assistance account: ESB 6433, SSB 6433, 2SSB 6433
Emergency vehicle permits, background checks: *HB 1305, CH 27 (2006), SB 5438
Enhanced 911 services, annual review: SB 5749, SSB 5749
Federal disaster assistance employees, unemployment job search exemption: HB 1392
Local government utility service charges to fund ambulance and emergency services: HB 1635, *ESHB 1635, CH 482 (2005), SB 5624
Performance measures for emergency preparedness: HB 2542
Pets, rescue by emergency workers engaged in emergency management activities: SB 6265
Police and fire equipment, tax exemption: HB 2736
Price gouging, unfair business practices during disaster or emergency situations: HB 2722
Public safety communications system, statewide: HB 3095, SHB 3095
Radio, work group to study volunteer amateur radio emergency communications: SB 6477
Regional transportation governance, consolidation for efficiency and emergency evacuation planning: HB 2636
Retired volunteer medical worker license, emergency or disaster services: HB 1850, *ESHB 1850, CH 72 (2006), HB 2994
State employee disaster recovery task force: SB 6797
State employee leave, shared leave for declared emergencies: HB 3073
Tsunami resistant structures, tax incentives for construction of: HB 1022, SHB 1022
Vehicles, requirements regarding sales of vehicles to nonpublic entities: HB 2493, SHB 2493
Vehicles, sales and use tax exemption for local government purchase: HB 1955
Volunteer health care providers, immunity from liability during an emergency or disaster: SB 6902

EMERGENCY TELEPHONE SYSTEMS (See 911)

EMINENT DOMAIN
Compensation, costs for proceedings: HB 3264
Economic development, eminent domain prohibited: HB 2924, SHB 3017, 2SHB 3017
Farmland mitigation fee, land secured for transportation projects: SB 5859
Just compensation, definition: HB 2855
Private property protection act: SB 6808
Restrictions on the exercise of eminent domain, public use requirement: HB 2427, HB 2854, HB 3017, SHB 3017, 2SHB 3017, HB 3223, HJR 4217, SB 6388, SB 6574, SB 6701, SSB 6701
Right of first refusal: HB 3017, SHB 3017, 2SHB 3017, SB 6701
State law reaffirmed, state and local use of eminent domain: HB 2626, SB 6345
Study, definition of economic development and right of first refusal provisions: SHB 3017, 2SHB 3017
Unblighted private property, restrictions on condemnation: SB 6807

EMPLOYMENT (See also WAGES AND HOURS)
Breast-feeding, joint task force and study on women in the workplace: SSB 5600, SB 6066
Cities and towns, layoff of employees to hire inmate labor: SB 6220
Commercial drivers, employer alcohol and drug test result reports: HB 1266, *SHB 1266, CH 325 (2005), SB 5263, SSB 5263
Consumer reports procured for employment, transmittal to consumer: HB 2443, SHB 2443
Consumption of lawful products, employment decisions based upon: HB 2614
Customized employment training program: HB 1825, SHB 1825, SB 5174, SSB 5174
Employee training programs through community or vocational colleges, employer tax credits: HB 2032, SB 5918
Employer communications about political, religious, or labor organizing matters: HB 3068
Employer disclosure of employee information to prospective employer, limited liability: *HB 1625, CH 103 (2005)
Employers health service expenditures, minimum labor standards: HB 2517, SHB 2517, SB 6356, SSB 6356
Entrepreneurial assistance center: SB 5641, SSB 5641
Family leave insurance program: HB 1173, SHB 1173, SB 5069, SSB 5069, E2SSB 5069
Family leave, domestic partners: HB 1626
Family leave, revisions to family and medical leave act: HB 2392, SHB 2392, SB 6185, *SSB 6185, CH 59 (2006)
Family leave, sick leave does not include leave granted through disability policies: SB 5850, *SSB 5850, CH 499 (2005)
Family leave for care of family members: HB 1626
Financial institutions, employer providing information regarding employee job performance: HB 1544, SB 5533
Health care insurance, business and occupation tax credit for employers: HB 1957
Health care insurance, fees for large employers who do not provide insurance to employees: HB 1702, SB 5637, SSB 5637
Health care insurance, small business assist program: HB 2069, SB 2069, E2SHB 2069, SSB 5722, 2SSB 5722, SB 6018
Health care insurance, small employers and their employees: HB 1684, SB 5982
Health care, small business health savings accounts: SB 5980, SB 6049
Health care, small group health benefit plans: HB 2121
Health care, small group health benefit plans and health savings accounts: HB 2199, HB 2555, SB 5981
Health insurance market stabilization pool, small employers: HB 1910, SB 5861
Industrial safety administrative appeals, costs awarded to employer when employer prevails: HB 2160
Infant-friendly employers: SB 5600
Mental health insurance benefits, employer tax credit to compensate for parity costs: HB 1274
On-call workers, compensation for active duty hours: HB 2725, SB 6434
Professional employer organizations, regulations: HB 3060, SB 6672
Professional employer organizations, taxation: HB 3059, SHB 3059, SB 6671, *SSB 6671, CH 301 (2006)
Retirement, voluntary accounts program for private sector employers and all workers: HB 1570, SHB 1570, SB 5544, SSB 5544, 2SSB 5544
Self-employment assistance program: SB 5641, SSB 5641, SB 6713, SSB 6713
Sex offenses, abuse of supervisory position to obtain consent of a minor: SB 5309, *SSB 5309, CH 262 (2005)
Sick leave, minimum paid sick leave: HB 2777, SB 6592
Small business tax credit for job creation: HB 1351, SHB 1351, HB 1576
Social security numbers, employment applications: HB 2438
Student services office, pilot program for graduate and professional student job placement: HB 2043, SB 5935
Telework, enhancement funding board: SB 5063, SSB 5063, 2SSB 5063
Telework, tax incentives for employers: SB 5024, SSB 5024
Tipped employees, average and adjusted minimum wage rate provisions: HB 1795, HB 2838, SB 5774
Wages, payment violations and penalties: HB 1311, SHB 1311, HB 3185, *SHB 3185, CH 89 (2006), SB 5240, SSB 5240
Wages, prompt payment of final wages: SB 5823
Women worker information, publication in employment statistics survey: HJM 4011
Wrongful discharge, rights and remedies: HB 3312

EMPLOYMENT SECURITY, DEPARTMENT
Employment referrals, follow up: SB 6360
Student services office, pilot program for graduate and professional student job placement: HB 2043, SB 5935

ENDANGERED SPECIES (See SALMON; WILDLIFE)

ENERGY
Appliances and products, efficiency standards: HB 1062, *ESHB 1062, CH 298 (2005), SB 5098, ESSB 5098
Assistance for low-income persons, account and funding: SB 6482, SSB 6482
Bioenergy assistance program, conversion of farm products: ESSB 6501
Bioenergy loan program, conversion of farm products: HB 2775, SB 6501
Biofuels, consumer education and outreach: SB 6515
Columbia generation station, commercial production of hydrogen: HJM 4026
Disclosure of energy infrastructure information, exemption: HB 2350, SHB 2350
Distributive generation, power purchase agreements: HB 2403, SHB 2403
Energy efficiency program road map, Washington state: HB 2797
Energy freedom program and board: HB 2939, SHB 2939, 2SHB 2939, *E3SHB 2939, CH 171 (2006), HB 3304
Facilities, expedited processing of applications for facilities and alternative energy resources: HB 2402, *SHB 2402, CH 205 (2006)
Freedom projects, funding for: HB 2393, SHB 2393, E2SHB 2393, HB 2550, SHB 2550
Hydroelectric power recognized as renewable resource and use encouraged: SB 6763
Joint committee on energy supply and energy conservation, conservation measures: HB 1895, *SHB 1895, CH 299 (2005)
Joint operating agencies, renewable electrical energy generation projects: HB 1384, SHB 1384, *2SHB 1384, CH 176 (2006), SB 5291
Light and power businesses, utility tax credit for purchase or generation of renewable resource: SSB 5659
Renewable electrical energy generation projects, joint operating agencies: HB 1384, SHB 1384, *2SHB 1384, CH 176 (2006), SB 5291
Renewable energy and energy efficiency standards, integrated resource plan: HB 1010, *ESHB 1010, CH 195 (2006), HB 1047, HB 1059, HB 2351
Renewable energy standards for state agencies: HB 2349, SHB 2349, E2SHB 2349
Renewable energy, definition and net metering provisions: HB 2352, *ESHB 2352, CH 201 (2006)
Renewable energy, electric utility tax credit for purchase or generation of renewable resource: HB 1844, SB 5659, SSB 5659
Renewable energy, hydroelectric power recognized as renewable resource and use encouraged: SB 6763
Renewable energy, small renewable producer alternative to net metering: HB 2604
Renewable energy, tax incentive for customer-generated electricity system: HB 1761, SB 5101, *SSB 5101, CH 300 (2005), ESB 6129
Renewable resource facilities, tax incentives for electricity generation using renewable resources: HB 3131
Smart grid energy technologies, certification and tax incentives: SB 6879
Solar demonstration projects, Washington State University: SB 6432
Solar electric generating facility, feasibility assessment: HB 3194, SB 6192, SSB 6192
Solar hot water equipment, sales and use tax exemptions: *2SHB 2799, CH 218 (2006)
Solar hot water equipment, sales tax exemption: HB 2799, SHB 2799
Solar, tax incentives for manufacture of solar energy systems: HB 1760, SB 5111, SSB 5111, *E2SSB 5111, CH 301 (2005), ESB 6129
State agencies to reduce energy purchases: SB 6518, SSB 6518
State buildings and schools, green building programs and LEED silver standards: SB 5509, *ESSB 5509, CH 12 (2005), 2SSB 5509
Sustainable energy sources and trust, grant program: HB 2400
Transmission lines, regional compacts for siting: HB 2401
Transmission lines, task force on national interest transmission corridors: SHB 2401
University of Washington forest systems and bioenergy program funding: SSB 5883, SSB 5883
Voluntary purchase of alternative energy sources, definition of qualified alternative energy sources: HB 2800
Wind, small wind permitting standards: HB 1021

ENERGY FACILITY SITE EVALUATION COUNCIL

ENGINEERS (See SURVEYORS)

ENVIRONMENT
Biomonitoring as part of the environmental health tracking program: SB 6513, SSB 6513
Carbon dioxide mitigation, business and occupation tax credit: HB 2794, SHB 2794
Children's environmental health and protection advisory board: SB 5188, SSB 5188
Creeks in urban areas, city draft long-term creek restoration plan: HB 2151
Enhanced permit assistance pilot programs, office of regulatory assistance: HB 2049, SHB 2049
Environmental mitigation moneys for agricultural preservation: HB 3235
Environmental quality permit, application review of compliance history: SB 5688
Forest carbon credits study panel: HB 2856
Mercury, removal of mercury-added components in end-of-life vehicles: HB 1731, SHB 1731, 2SHB 1731, ESB 5710
Phosphorus content in dishwashing detergent: *EHB 2322, CH 223 (2006)
Puget Sound conservation and recovery partnership and management plan: SB 5895, SSB 5895
SEPA, agencies attorneys' fees for appeals: HB 1924
SEPA, exemption for certain activities within urban growth areas: SB 5661
SEPA, exemption for cities and counties who plan under growth management act: HB 2952
SEPA, significant transportation projects: HB 3259
State buildings and schools, green building programs and LEED silver standards: SB 5509, *ESSB 5509, CH 12 (2005), 2SSB 5509
Uniform environmental covenants act: SB 6517
Watershed health and salmon recovery, joint select legislative task force: HCR 4406, SHCR 4406

ESCROW AGENTS AND COMPANIES
Public disclosure exemption for certain information: HB 2774

ESTATE TAX (See TAXES - ESTATE TAX)

ESTATES (See also PROBATE)
Guardianship, bond requirements: SB 5187
Management procedures and requirements: *HB 1125, CH 97 (2005), SB 5055
Taxes, stand-alone state estate tax: HB 2302, *ESB 6096, CH 516 (2005), SSB 6096
Taxes, Washington state pick-up credit for federal and state transfer taxes: HB 2841, HB 3306, SB 6309
Wills, specifically devised property distribution: SB 6053

ETHICS IN GOVERNMENT
Congress, ethics rules in house of representatives: HJM 4021
Executive ethics board, members and length of terms: SB 6026
Flights, state officers and employees allowed to fly free under certain conditions: SB 6128
Fraud investigation, office of inspector general: HB 1909, SHB 1909
Gifts, value of gifts which may be accepted by state officers or employees: HB 2089, SHB 2089
Opinions, state employees authorized to express professional opinions: HB 3103, SB 6782
Public service announcements, restrictions for state officials: SB 6705
Raffles, public employees: HB 1944, SHB 1944
State university research, ethical transfer of technology: HB 1806, *SHB 1806, CH 106 (2005), SB 5811, SSB 5811

EVERGREEN STATE COLLEGE, THE
Board, student member: SB 5022
Waiver authority limits: HB 2057

EVIDENCE
Dependent persons, rights and protections for victims and witnesses of crimes: HB 2126, *ESHB 2126, CH 381 (2005)
Discovery in a criminal case, materials furnished to attorney: HB 2613
Hearsay exception, statement against party who has engaged or acquiesced in wrongdoing: HB 1508
Injuries resulting from health care, apologies and settlement offers inadmissible as evidence: SHB 1291, 2ESHB 1291, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087
Privileged communications between spouses, criminal conspiracy exception: HB 1207, SB 5133

EXCISE TAX (See TAXES - EXCISE TAX)

EXECUTION (See DEATH PENALTY)

EXECUTIVE ETHICS BOARD
Members allowed to serve more than one term: SB 6351

FAIRS AND EXHIBITIONS
Agricultural fairs, study of economic and social contribution: HB 2096, SB 5968, SSB 5968
FAMILY AND CHILDREN’S OMBUDSMAN, OFFICE
  Duties, caseload assessments: SB 5873
  Duties, casework investigations: SSB 5873

FAMILY LEAVE (See EMPLOYMENT)

FAMILY LIFE
  Child abuse and neglect, prevention and intervention investment council: HB 1663, SHB 1663
  Child's conversations and communications, parental right to monitor: HB 1178, SHB 1178, SB 5081, SSB 5081
  Family and children’s services, department: SB 5872, *ESSB 5872, CH 474 (2005)
  Family assessment response demonstration program, child maltreatment: HB 3152, SB 6841
  Family counseling pilot program, family preparation program: SB 6664
  Family leave insurance program: HB 1173, SHB 1173, SB 5069, SSB 5069, E2SSB 5069
  Family leave, domestic partners: HB 1626
  Family leave, sick leave does not include leave granted through disability policies: SB 5850, *SSB 5850, CH 499 (2005)
  Family leave, sick leave for care of family members: HB 1626
  Family planning services, growth management comprehensive plans: HB 1166
  Genetic counselors, licensing: HB 1988
  Interstate family support act, effective date: *HB 3048, CH 96 (2006), SB 6590
  Parental rights restored and expanded: HB 2954
  Paternity registry: HB 2788
  Reconciliation hearings, public access: HB 1279, SHB 1279
  Services, task force on the administration and delivery of services: HB 3243, *ESB 6741, CH 251 (2006)

FAMILY PLANNING (See BIRTH CONTROL)

FAMILY POLICY COUNCIL (See SOCIAL AND HEALTH SERVICES, DEPARTMENT)

FARMS
  Beginning farmers loan program: SB 5092, *SSB 5092, CH 120 (2005)
  Biodiesel, property tax exemption for land used to grow crops: SB 6424, SSB 6424
  Conservation district farm plans, content and disclosure provisions: SB 6617, *SSB 6617, CH 369 (2006)
  County conservation futures, farm and agricultural land: SB 5109
  Dairy nutrients, vehicle weight limits for transporting on roads and highways: HB 1117, *SHB 1117, CH 96 (2005) PV
  Dyed special fuel used by farmers, sales and use tax exemptions: SB 6393
  Estate tax, stand-alone state tax provisions relating to farm property: *ESHB 2314, CH 514 (2005)
  Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597
  Fin fish aquaculture programmatic permitting group: SB 5787
  Fuel used by farmers, sales and use tax exemptions: *HB 2424, CH 7 (2006), SB 6148
  Grain, elevator and warehouse air registration: *SB 5142, CH 138 (2005)
  Growth management, accessory nonfarm home-based or similar businesses that supplement on-farm income: HB 2905
  Growth management, agricultural land use and activities: HB 2917, *SHB 2917, CH 147 (2006), SB 6575, SSB 6575
  Growth management, agricultural zoning that supports family farms: HB 2132, SB 5945
  Growth management, ongoing agricultural activities encouraged: HB 2907
  Habitat conservation programs, riparian protection and farmlands preservation accounts: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
  Labor and industries department initial visit to small agricultural employers: HB 1553, SB 5632, SSB 5632
  Mitigation fee, land secured through eminent domain for transportation projects: SB 5859
  Nuisance actions against agricultural practices, costs recovery when defendant farm prevails: *ESB 5962, CH 511 (2005)
  Potato commission: HB 1608, SHB 1608, SB 5369, SSB 5369
  Property taxes, open space program taxation: *HB 1554, CH 57 (2005), SB 5465
  Real estate disclosure, notice to prospective buyer when property is located near a farm: *ESB 5962, CH 511 (2005)
  Real estate excise tax exemption for certain farm and agricultural land: HB 1801, SHB 1801
  Real estate seller's disclosure, notice to prospective buyer when property is located near a farm: HB 2723, *SHB 2723, CH 77 (2006), SB 6494, SSB 6494
  Services provided to farmers, business and occupation tax exemption: SB 6542
  Services provided to farmers, tax exemptions: SSB 6542, 2SSB 6542
  Vehicles, gross weight fee payment: HB 2227, HB 2312, SHB 2312, SB 6015
Walla Walla sweet onion, state vegetable: HB 1964, SB 6827  
Water rights, crop rotation as sufficient cause for nonuse: HB 2159, SB 5950  
Workers, protections for farm labor contractors: SB 6352, SSB 6352

FAX (See TELEPHONES)

FEES
Automated increases prohibited: ESB 5527  
County law library funding, court filing and surcharge fees: HB 1597, SB 5454, SSB 5454, *E2SSB 5454, CH 457 (2005), SB 5890

FERRIES
Assault or injury of persons working, reckless driving penalties: HB 2193  
Collective bargaining by state ferry employees: HB 3178, *SHB 3178, CH 164 (2006), SB 6794, SSB 6794  
Costs mitigation of state ferry traffic at route terminals, state distribution to cities and counties: HB 3124, SB 6750  
Fares, pre-purchase of multiple: HB 1824, SB 1824, SB 5729, *SSB 5729, CH 270 (2005)  
Fares, reduction for frequent users: SB 6062  
Fuel tax exemption for state ferries: HB 1948, SB 5402  
Local government passenger ferry service, funding and grant program: SB 6787, *ESSB 6787, CH 332 (2006)  
New ferry construction, alternatives to design-build process: SB 6104, ESSB 6104  
Passenger-only ferry systems, funding through sale or disposition of existing vessels: HB 3270, *ESSB 6787, CH 332 (2006)  
Seattle-Bremerton service enhancements: HB 2042  
Sewage and sludge, release into marine waters: HB 1415, SHB 1415, E2SHB 1415  
State, galley services: HB 2205, SB 5103  
Vessel procurement, design-build process: SB 6853, SSB 6853

FERTILIZERS
Custom blending of dry fertilizer, business and occupation tax exemption: SB 6485

FINANCIAL AID (See COLLEGES AND UNIVERSITIES)

FINANCIAL INSTITUTIONS (See also BANKS AND BANKING; CREDIT UNIONS)
Automated teller machines, access fees: *HB 1138, CH 98 (2005)  
Business development companies, financial institutions, and non-depository lenders: HB 2339, SHB 2339, SB 6168, *SSB 6168, CH 87 (2006)  
Cashing of checks by payor institutions: SB 6520, SSB 6520  
Community credit needs, performance investigation and assessment: SB 6716, SSB 6716  
Credit card-based checks, regulations: HB 3292  
Employee job performance, employer providing information: HB 1544, SB 5533  
Identity theft, fraud alert network and identity theft grant program: HB 3067, SHB 3067  
Intangible personal property, taxation: SB 6004, SJR 8212  
Interchange and associated fees, limit on fees charged to retail merchants: SB 6240  
Mortgage lending fraud prosecution account, extension: *HB 2338, CH 21 (2006), SB 6167  
Robbery in the first degree, crimes against financial institutions: SB 6801  
Unsolicited credit cards, mailing of cards prohibited: HB 1901

FINANCIAL INSTITUTIONS, DEPARTMENT  
Check cashers and sellers, common data base with real-time access to verify outstanding loans: HB 2020, HB 3167  
Check cashers and sellers, data to be provided to director: HB 1778, SB 5484  
Payday loans, study: HB 2360, SHB 2360

FINANCIAL MANAGEMENT, OFFICE  
Agency administrative and overhead costs, report on: HB 3072  
Agency budget requests, statewide budgeting priorities: HB 1242, *ESHB 1242, CH 386 (2005)  
At-risk youth, prevention quality council: HB 1052, SB 5047  
Budget, 2005-07 operating: HB 1036  
Criminal justice costs, fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165  
Population projections, adequacy of water supply to determine: HB 3161
Priority performance measures, historical information data base and legislative review: HB 1834, SHB 1834
Public safety and education account, eliminated: SHB 1046
Public safety and education account, limits on use of: HB 1046
Quality award, membership: HB 3109
Rule reporting requirements, modifications: SB 6361
State contracts, policies to determine if contracts serve the best interest of the state: 2SHB 2257
State contracts, Washington state business price preference study: 2SHB 2257
State information technology projects: HB 2601, SHB 2601
State motor vehicles, valid driver's license requirement: SB 5669

FINE ARTS (See ART WORKS)

FINGERPRINTING
  Crime prevention and privacy compact: HB 2763, SB 6719
  Electronic fingerprint technology, pilot program: SSB 5553
  Live scan devices for electronically gathering and transmitting fingerprints, pilot program: HB 1682, SB 5553

FIRCREST SCHOOL
  Traumatic brain injured offenders and developmentally disabled offenders, transfer to Fircrest school: HB 3027

FIRE FIGHTERS
  Abandonment of duties during state of emergency, discharge: SB 6137
  Fire departments, reporting and accountability standards: *SHB 1756, CH 376 (2005)
  Occupational and health standards for employees of fire departments: HB 1756, SB 5865
  Privileged communication, fire fighters and peer support groups: *HB 2366, CH 202 (2006)
  Surviving spouse of fallen emergency responder, property tax exemption: HB 1377
  Training, removal of hazardous materials prior to planned burning of structures: SB 5931, SSB 5931
  Volunteer, background check fee exemption: HB 3023
  Volunteer, board membership: HB 2833, SHB 2833
  Volunteer, position in elective or appointed office: *HB 2606, CH 211 (2006)
  Volunteer, state agency employee allowed to respond with continued pay when called to duty: SB 6289
  Volunteer, state agency employee allowed to respond without continued pay when called to duty: SB 6290

FIRE PROTECTION
  Alcoholic beverage serving businesses, inspections: HB 1401, *ESHB 1401, CH 148 (2005), SB 5374
  Automated sprinkler systems, bars and nightclubs: HB 1401, *ESHB 1401, CH 148 (2005), SB 5374
  Equipment, tax exemption: HB 2736
  Fire departments, reporting and accountability standards: *SHB 1756, CH 376 (2005)
  Forest and range fires, use of state water to fight: SB 5215
  Forest fire protection assessments, supplemental assessment: SB 6403
  Impact fee proceeds for facilities: HB 1793, SB 5210
  Occupational and health standards for employees of fire departments: HB 1756, SB 5865
  Policy board, membership: *HB 2088, CH 35 (2005), SB 5976
  Public safety, department of: HB 2472
  Regional fire protection service authorities, property tax levies: SB 5601
  State director of fire protection, retirement provisions: SB 6873
  Training, removal of hazardous materials prior to planned burning of structures: SB 5931, SSB 5931
  Water availability for residential fire sprinkler suppression systems: HB 2845
  Wildfire prevention and protection work group: SB 6603, SSB 6603

FIRE PROTECTION DISTRICTS (See also SPECIAL DISTRICTS)
  Annexation by code cities, assumption of fire protection district assets: SB 6102
  Capital funding assistance: HB 3257
  Competitive bidding requirement exemption for work performed by employees: SB 5595
  Growth management, fire protection districts and water-sewer districts included in planning requirements: SHB 3163
  Health clinic services: HB 1652, *SHB 1652, CH 281 (2005) PV, SB 5675
  Property tax levies, levy lid lifts: HB 2721
  Property tax levies, prorationing: HB 1106, *SB 5136, CH 122 (2005)
  Regional fire protection service authorities: HB 2345, *SHB 2345, CH 200 (2006), SB 6163

FIRE PROTECTION SPRINKLER SYSTEM CONTRACTORS
  Components subject to recall or replacement, assistance with identification: HB 1945, *SHB 1945, CH 109 (2005)
Fire protection sprinkler fitting, regulations and certification: HB 3045
Water availability for residential fire sprinkler suppression systems: HB 2845

FIREARMS
.50 caliber BMG rifles banned, penalties: SB 5593
Alien firearm license, requirements and violations: HB 3221
Archery hunting, firearms and muzzleloaders: HB 3271
Assault weapons, penalties for manufacture and possession: HB 1627, SB 5475
Concealed, late renewal penalty exemption for certain members of armed forces: HB 3092
Concealed, license renewal notices: HB 1804
Concealed, reciprocity provisions: HB 2622, SB 6426
Concealed, renewal extension for deployed members of armed forces: SB 5545, SB 6878
Crimes, sentence range enhancements for firearms and deadly weapons: SB 5041, SSB 5041, 2SSB 5041
Gun shows and events, sales regulations: HB 2861, SB 5343
Hunting safety for children, supervision and minimum age for licenses: HB 1213, SHB 1213, SB 5383
Industry, protection from tort laws against: HJM 4002, SJM 8005
Noise suppressors, restrictions: SB 5167
Possession, person previously found not guilty by reason of insanity: HB 1687, *SHB 1687, CH 453 (2005), SB 5131, SSB 5131
Reckless endangerment, leaving a firearm where a child is likely to gain access: HB 1473, SB 5342
Restoration of right to possess: SB 5635, SSB 5635
Safety devices, dealers to provide or offer for sale: HB 1473, SB 5342
Schools, firearms accident prevention program: HB 3090
Schools, juvenile possessing a firearm at a school: HB 2825
Schools, violations and penalties for having weapons in school: HB 2275, HB 2826, HB 2930, SB 6258
State legislative building, possession in: HB 1489, SB 5344
State parks, possession restrictions: HB 1490
Stun guns, penalties for sale or possession of projectile stun guns: HB 1580, HB 2835, SB 5574
Stun guns, projectile stun gun study committee and review: SSB 5574
Toxic shot, taxation to fund wild swan recovery account: HB 2211

FIREWORKS
Local surcharge: HB 1284, SB 5153

FIRST RESPONDERS (See EMERGENCY MEDICAL TECHNICIANS)

FISCAL NOTES
Bills making tax law changes, requirements for department of revenue: HB 2022
Criminal justice legislation, note requirements: SB 6349
Information technology projects, impacts: HB 2601, SHB 2601

FISH (See also SALMON; STEELHEAD; TROUT)
Algae, prevention and control program for harmful blooms in lakes: HB 1982
Columbia river coastal crab mitigation work group: HB 2961, SB 6402, SSB 6402
Fin fish aquaculture programmatic permitting group: SB 5787
Geoducks, pilot program for planting in Hood Canal aquatic rehabilitation zone: HB 3199, SHB 3199
Hood Canal, aquatic rehabilitation zone: HB 1060, SHB 1060, HB 2081, *SHB 2081, CH 478 (2005), SB 5693
Hood Canal, rehabilitation program: HB 2097, *ESHB 2097, CH 479 (2005)
Independent forest and fish science panel: SB 6274
Invasive species and algae, vessel registration fee to fund prevention and control: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Puget Sound point source outfalls, systematic evaluation: HB 2578
Sales tax exemption for fish caught at private fishing facility: HB 2145
Sensitive fish and wildlife data, public disclosure requirements: HB 2331, SB 6158, SSB 6158
Shellfish, oil spill contingency plans for shellfish beds: SB 5676, *SSB 5676, CH 78 (2005)
Wenatchi band of Indians, limited ceremonial and subsistence salmon fishery: SB 5934

FISH AND WILDLIFE COMMISSION
Columbia river coastal crab mitigation work group: HB 2961, SB 6402, SSB 6402
Disabled hunters and fishers advisory committee: *HB 1405, CH 149 (2005), SB 5134
Enforcement, definition of conviction: *HB 1128, CH 321 (2005), SB 5231
Gray wolf management, introduction restrictions: SB 5216
Property held by department, disposal to instrumentalities of U.S. for less than market value: SB 5955
Toxic shot, certain lead shot prohibited: HB 1822
Trapping, rules for traps and bait: ESB 5319
Trout planting provisions: *SB 5869, CH 87 (2005)

FISH AND WILDLIFE, DEPARTMENT
Aquatic invasive species and algae, vessel registration fee to fund prevention and control: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Barred owls, release restrictions: HB 1498
Beach mining, pilot program to evaluate impact of small scale prospecting and mining on ocean beaches: SHB 2588
Construction project in state water, pilot project using general permits: HB 1263
Cougars, posting of interactions with pets, livestock, or humans: *HB 1832, CH 107 (2005)
Cougars, surveys of population and management techniques: SB 5881
Director, gubernatorial appointment: SB 5858
Dungeness crab fishery in Puget Sound, catch record card endorsement and fee: HB 2286, HB 2287
Dungeness crab fishery in Puget Sound, license buyback program: HB 2287
Dungeness crab fishery in Puget Sound, management of nontribal allocation: HB 2287
Enforcement account, penalties for hunting out of season and fishing for endangered species: HB 1696, *ESHB 1696, CH 406 (2005), SB 5683
Enforcement, definition of conviction: *HB 1128, CH 321 (2005), SB 5231
Enforcement, retirement provisions for enforcement officers: HB 2890, SB 6585
Enforcement, secondary commercial fish receiver's failure to account for harvest: SB 5893, SSB 5893
Flood control and stream bank restoration pilot program: HB 1354
Furbearer management program and rules for traps and bait: ESB 5319
Gravel in waterways, removal of: HB 1118, SB 6047
Grey wolf management plan: SB 6778, SSB 6778
Grizzly bears, grants for community outreach programs: SB 5448
Habitat and recreation lands coordinating group: SB 6625, SSB 6625
Hunting education training program, certificate for participants and certification of instructors: SB 6803
Hunting education training program, course increase and applicant backlog reduction: HB 1972
Hydraulic project approval program, application and permitting process revisions: HB 1083, SB 5095
Hydraulic project approval program, general revisions: HB 1346, *2SHB 1346, CH 146 (2005)
Hydraulic project approval program, legislative intent to clarify department authority: SHB 1083, SHB 1346
Hydraulic project approval program, maintenance or mitigation agreement: HB 1083, SB 5095
Land transfer, county-specific transfer of development rights demonstration projects: HB 2368, SHB 2368
Livestock loss due to wildlife, compensation: HB 1831, SHB 1831
Natural resources department law enforcement program transfer: SB 5818
Natural resources department law enforcement program transfer, study and transition plan: SSB 5818
Private lands for public use, charges: HB 2356, SB 5279
Property held by department, disposal to instrumentalities of U.S. for less than market value: SB 5955
Sensitive fish and wildlife data, public disclosure requirements: SB 6158, SSB 6158
Spawning beds for salmon or steelhead, harmful activities prohibited: HB 2054
Trapping of wild animals, licensing and regulations: HB 2641
Wildlife conservationist award program: SB 5016
Wildlife rescue coalition: SB 6160

FISHING, COMMERCIAL (See also SALMON)
Aquacultural products, sale from leased state-owned lands: *SB 5006, CH 113 (2005)
Crab pot buoy tag program, fee for holders of out-of-state licenses: *HB 2330, CH 143 (2006), SB 6157
Deliver and delivery of food fish and shellfish, definitions: HB 1214, *SHB 1214, CH 20 (2005), SB 5233, SSB 5233
Dungeness crab fishery in Puget Sound, license buyback program: HB 2287
Dungeness crab fishery in Puget Sound, management of nontribal allocation: HB 2287
Dungeness crab fishery in Puget Sound, two licenses operating on one vessel: SB 5765, *SSB 5765, CH 82 (2005)
Fin fish aquaculture programmatic permitting group: SB 5787
FISHING, RECREATIONAL (See also SALMON)

Disabled hunters and fishers advisory committee: *HB 1405, CH 149 (2005), SB 5134
Dungeness crab fishery in Puget Sound, catch record card endorsement and fee: HB 2286, HB 2287
Dungeness crab fishery in Puget Sound, management of nontribal allocation: HB 2287
Licenses, definition of resident: *HB 1695, CH 104 (2005)
Licenses, temporary combination: HB 1210, *SHB 1210, CH 192 (2005), SB 5226
Obstructing the lawful taking of wildlife or fish, civil penalty against local government: HB 1926
Senior citizens, combination licenses free of charge: SB 5427
Shellfish, biotoxin testing and monitoring funds to carry over: SB 5169, *SSB 5169, CH 416 (2005)
Trot planting provisions: *SB 5869, CH 87 (2005)
Violations, fishing for endangered species: HB 1696, *ESHB 1696, CH 406 (2005), SB 5683

FITNESS CENTERS (See HEALTH STUDIOS)

FLOOD CONTROL

Flood control and stream bank restoration pilot program: HB 1354
Flood damage relief program: HB 3169, HB 3200
Gravel in waterways, removal of: HB 1118, SB 6047
Hydraulic permits, riparian flood damages: HB 2373
Storm water management and control, city liability for inadequate facilities: SB 5505

FLOOD CONTROL DISTRICTS (See also SPECIAL DISTRICTS)


FLOOR RESOLUTIONS, HOUSE

4-H youth development program: *HR 4620 (2005), *HR 4693 (2006)
9-11 sea float project: HR 4684
Agriculture day: HR 4648
Apple blossom princesses: HR 4667
Autism awareness month: HR 4616
Bachofner, Will: *HR 4638 (2005)
Black history month: *HR 4614 (2005)
Bowman, Rick: *HR 4709 (2006)
Boy Scouts of America: HR 4636
British Columbia legislative interns: *HR 4652 (2005)
Brooks, Dr. Dean: HR 4645
Catholic schools: HR 4613, HR 4692
Chambers of commerce: *HR 4617 (2005), HR 4680
Children welcomed to house of representatives: *HR 4626 (2005)
Children's day: *HR 4705 (2006)
Chinese information and service center: HR 4666
Clarke, Steve: HR 4661
 Classified school employees: *HR 4644 (2005), *HR 4694 (2006)
Colfax High School girls' basketball team: HR 4665
Colorectal cancer awareness: *HR 4696 (2006)
Cox, Representative Don: *HR 4723 (2006)
Curlew job corps center: HR 4631
Disabilities, individuals with: *HR 4640 (2005)
Eating disorders awareness: HR 4690
Falun Dafa practitioners: HR 4641
Federal Way fire department, King County fire district 39: HR 4662
Forest service, United States: HR 4668
Foster care month: HR 4669
Hadassah: HR 4630
Hale, Earl: HR 4678
Harrison, Sergeant Jim: *HR 4688 (2006)
Home-educating families: HR 4676
Hood Canal, house select committee on: *HR 4602 (2005)
Hooper, Dee: *HR 4610 (2005)
House of reps mission: HR 4677
House organized, senate notified: *HR 4601 (2005), HR 4675
House standing committees: HR 4674
Iraq, elections: HR 4633
Jackson Elementary School: HR 4681
Johnson, Matthew: *HR 4611 (2005)
Juarez, Benito: HR 4671
King, Jr., Reverend Dr. Martin Luther: HR 4604, HR 4679
Korean-Americans: HR 4656
LaCrosse/Washtucna football team: *HR 4634 (2005)
Lakes High School choir: HR 4670
Legislative internship program, 50th anniversary: HR 4655
Mental health professionals: HR 4685
Minnaert, Dr. Kenneth J.: *HR 4691 (2006)
Mother Joseph of the Sacred Heart: *HR 4654 (2005)
Museum day: *HR 4619 (2005)
National Guard: HR 4686
Navy League: *HR 4695 (2006)
Noble, Mark: *HR 4637 (2005)
O'Dea High School boys' basketball team: *HR 4649 (2005)
O'Loughlin, Dorothy: *HR 4635 (2005)
Otton, Sid: HR 4689
Permanente, Kaiser: HR 4642
Pharmacists & students: HR 4699
Phi Beta Lambda professional business organization: HR 4618
Poff, Evalyn: HR 4647
Point Defiance Park: HR 4629
Pope John Paul II: HR 4659
Presidents' day: *HR 4625 (2005), *HR 4704 (2006)
Prosser High School: *HR 4697 (2006)
PTA, Washington state: HR 4621
Red Cross, Save The Children, and UNICEF tsunami relief efforts: *HR 4609 (2005)
Research in Washington's institutions of higher education: *HR 4651 (2005)
River Ridge High School, SkillsUSA week: *HR 4708 (2006)
Rotary international: *HR 4605 (2005)
Rules, permanent house: *HR 4612 (2005)
Rules, temporary house: HR 4600
Saint Patrick's day: HR 4646
Sandberg, Ryne: HR 4664
Schatz, Dennis: HR 4683
Scholars, Washington: HR 4653
Legislative Digest and History of Bills — Topical Index

Sedro-Wooley High School wrestling team: *HR 4632 (2005)
Shaken baby awareness week: *HR 4706 (2006)
Sine Die, senate notified: HR 4673
Sonawala, Hemant: *HR 4716 (2006)
Sto:lo Nation: *HR 4715 (2006)
Student representatives: *HR 4700 (2006)
Sweet Adelines international: HR 4660
Talcott, Representative Gigi: *HR 4722 (2006)
The Evergreen State College men's soccer team: *HR 4606 (2005)
Toastmasters: HR 4687
Transportation department centennial: HR 4624
Traumatic brain injury advocacy groups: *HR 4643 (2005)
TVW: *HR 4663 (2005)
University of Washington business and economic development program: *HR 4615 (2005)
University of Washington women's volleyball championship: *HR 4703 (2006)
Vancouver, Washington as regional host city for end of World War II anniversary celebration: HR 4603
Vashon disaster preparedness coalition: HR 4627
Viewlands Elementary School: HR 4623
Virtual classroom consortium, Washington: HR 4628
War dogs: *HR 4657 (2005)
Washington history day: HR 4698
Washington National Guard: HR 4608
Washington reading corps: HR 4682
Women, international women's day: HR 4639
World kidney day: *HR 4717 (2006)

FLOOR RESOLUTIONS, SENATE
4-H youth development: *SR 8687 (2006)
4-H youth development program: *SR 8615 (2005)
Agriculture industry, state's: *SR 8648 (2005)
American baseball research society: *SR 8620 (2005)
Arm forces: *SR 8689 (2006)
Autism, individuals with: *SR 8621 (2005)
Barnyard coalition: *SR 8617 (2005)
Bellevue High School, girls' swim team and boys' football team: *SR 8630 (2005)
Black history month: *SR 8624 (2005)
Boater safety: *SR 8681 (2005)
Boyington, Colonel "Pappy": *SR 8728 (2006)
British Columbia parliamentary interns: *SR 8650 (2005)
Classified public school employees: *SR 8646 (2005)
Classified school employees: *SR 8719 (2006)
Colorectal cancer awareness: *SR 8704 (2006)
Community and technical colleges: *SR 8674 (2005)
Cowitz Tribe: *SR 8682 (2005)
CREATE grassroots arts program, founders of: *SR 8714 (2006)
Cusick High School girls' basketball team: *SR 8662 (2005)
Dairy day: *SR 8614 (2005)
Diabetes educators: *SR 8715 (2006)
Eatonville girls soccer team: *SR 8722 (2006)
Evergreen 4A state champion football team: *SR 8602 (2005)
Federal Way fire department: *SR 8659 (2005)
Federal Way High School boys' swimming team: *SR 8611 (2005)
Fishers, commercial: *SR 8637 (2005)
Fishers, commercial fishing fleet: *SR 8716 (2006)
Frantz, Tony: *SR 8668 (2005)
Gonzaga University men's basketball team: *SR 8736 (2006)
Home-educating families: *SR 8622 (2005)
Hooper, Dee: *SR 8608 (2005)
Independent living, individuals with disabilities: *SR 8639 (2005)
Interim business: *SR 8683 (2005)
KEXP radio station: *SR 8651 (2005)
Kim, Jae-gouk: *SR 8702 (2006)
King, Coretta Scott: *SR 8718 (2006)
King, Jr., Reverend Dr. Martin Luther: *SR 8693 (2006)
Kirkland American little league: *SR 8649 (2005)
Leg assembly east Cascades: Legislative building rehabilitation project: *SR 8672 (2005)
Legislatiave intern programs: *SR 8698 (2006)
Legislative student internship program: *SR 8657 (2005)
Lind-Ritzville football team: *SR 8655 (2005)
Mabton: *SR 8653 (2005)
Martinez, Edgar: *SR 8667 (2005)
McLaughlin, Elizabeth: *SR 8643 (2005)
Mental health professionals: *SR 8694 (2006)
Mukilteo family YMCA: *SR 8712 (2006)
Museum day, February 9th: *SR 8613 (2005)
Noble, Mark: *SR 8658 (2005)
Northwest 75 softball team: *SR 8670 (2005)
Norway's national day: *SR 8664 (2005)
Norwegian musical heritage day: *SR 8663 (2005)
Olympia High School, "Guys and Dolls" production: *SR 8642 (2005)
Olympia, city honored as state capital: *SR 8636 (2005)
Pacific northwest ballet, Kent Stowell and Francia Russell: *SR 8634 (2005)
Parks, Rosa: *SR 8693 (2006)
Pathways for women YWCA: *SR 8638 (2005)
Point Defiance Park: *SR 8629 (2005)
Pope John Paul II: *SR 8673 (2005)
Potato commission and WATATO: *SR 8606 (2005)

Puyallup Valley daffodil festival: *SR 8618 (2005)


Red Cross, Save The Children, and UNICEF tsunami relief efforts: *SR 8605 (2005)

Red hat day: *SR 8726 (2006)

Rotary international: *SR 8623 (2005)


Sandberg, Ryne: *SR 8603 (2005)


Schatz, Dennis: *SR 8692 (2006)


Senate organized, house notified: *SR 8600 (2005), SR 8685


Senate, completion of work after adjournment: *SR 8739 (2006)


Shaken baby awareness week, national: *SR 8720 (2006)

Sine Die, house notified: *SR 8684 (2005)


Standing committees: *SR 8686 (2006)

Sto:lo Nation: *SR 8729 (2006)

Stowell, Kent: *SR 8634 (2005)

Sunnyside Christian High School boys' basketball team: *SR 8660 (2005)

Tahoma High School, we the people team: *SR 8633 (2005)


Transportation department centennial: *SR 8631 (2005)

Traumatic brain injury advocacy groups: *SR 8635 (2005)

Tree fruit industry: *SR 8626 (2005)

United States military: *SR 8647 (2005)

UW women's volleyball champs: *SR 8709 (2006)

Ventures: *SR 8645 (2005)

Viewlands Elementary School: SR 8619

Walla Walla sweet onion shippers: *SR 8735 (2006)

War dogs: *SR 8656 (2005)

War on terror: *SR 8679 (2005)

We the people team, Tahoma Senior High School: *SR 8721 (2006)

Western Purple Martin and Kevin Li: *SR 8731 (2006)

Weyerhaeuser King county aquatic center facility: *SR 8612 (2005)

Wilson, Terry Lee: *SR 8741 (2006)

Women in sports: *SR 8703 (2006)

Women, international women's day and national women's history month: *SR 8640 (2005)


WWU and TESC: *SR 8706 (2006)

FOOD AND FOOD PRODUCTS (See also MEAT; ORGANIC FOOD)

Beverage containers, refund value for recycling purposes: HB 2793

Candy, sales and use tax: SB 5973

Cloned animals, labeling requirements: SB 6383

Dairy products, excise taxation: *EHB 3159, CH 354 (2006) PV, SB 6704

Food service rules, cold holding temperature exemption: HB 3301

Impact of agriculture and food processing on state's economy, study: HB 2202, SHB 2202

Litter tax exemption for food consumed in area contiguous to seller's place of business: HB 1887, *SHB 1887, CH 289 (2005)


Local sales and use, special stadium sales and use tax imposed on food and beverages: HB 3251

Milk and dairy products, safety: HB 3010
Milk products, cow shares: HB 2598, SB 6377
Rabbits, temporary permit for slaughter, preparation, and sale of one thousand or fewer: SB 6252, SSB 6252
Sales and use tax exemption for dietary supplements: SB 5255
Seafood, excise taxation: *EHB 3159, CH 354 (2006) PV
Syrup sales, business and occupation tax credit: HB 1619, HB 2758, SHB 2758, SB 5604, SB 6533, *SSB 6533, CH 245 (2006)
Vending machines, sales tax repealed: SB 5778

FORENSIC INVESTIGATIONS (See TOXICOLOGIST)

FOREST LAND (See also TIMBER AND TIMBER INDUSTRIES)

Ancestral trees, protection: HB 1360, SHB 1360
Family forest landowners, long-term management: SB 5761
Forest carbon credits study panel: HB 2856
Forest fire protection assessments, supplemental assessment: SB 6403
Independent forest and fish science panel: SB 6274
Local government regulations: HB 1404, SHB 1404, HB 1692, SB 5376
Property taxation, provisions for forest and timber lands: SB 6249
Scenic beauty, forest practice protection of scenic areas for tourism purposes: SB 6276
State forests, distribution of revenue: HB 1691
State forests, health management and infestation control: HB 2642
Timber land revitalization board, grants and loans: HB 1704, SB 5345, SB 6211, SSB 6211
University of Washington forest systems and bioenergy program funding: SB 5883, SSB 5883
Wildfire prevention and protection work group: SB 6603, SSB 6603

FOREST PRACTICES (See also TIMBER AND TIMBER INDUSTRIES)

Ancestral trees, protection: HB 1360, SHB 1360
Applications, fees for class IV: HB 2741
Board, membership: SB 6275
Conversion-related practices, jurisdiction transferred to local government: HB 3188, SHB 3188
Family forest landowners, long-term management: SB 5761
Forest carbon credits study panel: HB 2856
Forest health work group, meeting requirements and expiration date: *ESB 5179, CH 342 (2006)
Forest practices, department of natural resources authority: HB 2740, ESHB 2740
Future of Washington forests review council: HB 1985, SHB 1985, SB 5405, SSB 5405, 2SSB 5405
Growth management, forest lands of long-term commercial significance: HB 1638, SB 5618
Hydraulic project approval, natural resources department as lead agency regarding forest practices applications: HB 2739
Local government regulations: HB 1404, SHB 1404, HB 1692, SB 5376
Scenic beauty, forest practice protection of scenic areas for tourism purposes: SB 6276
Specialized forest products, specialty wood for musical instruments or ornamental boxes: HB 1406, *SHB 1406, CH 401 (2005)
State forests, health management and infestation control: HB 2642
University of Washington forest systems and bioenergy program funding: SB 5883, SSB 5883

FOREST PRODUCTS INDUSTRY (See TIMBER AND TIMBER INDUSTRIES)

FORFEITURES

Money laundering, property subject to seizure and forfeiture: HB 2761, SHB 2761

FOSTER CARE

Endowed scholarship program: HB 1050, SHB 1050, *2SHB 1050, CH 215 (2005) PV
Family homes, license application process: SB 5294, SB 5296
Family homes, unique identifying number: SB 5295
Foster care health services, office of: HB 2985
Foster care health unit: *SHB 2985, CH 221 (2006)
Foster parent critical support and retention program: HB 3115, SHB 3115, *2SHB 3115, CH 353 (2006) PV, SB 6749, SSB 6749
Foster youth individual development account program, housing and education assistance: HB 1408, *SHB 1408, CH 402 (2005), SB 5469, SSB 5469

Indian tribes, agencies located on or near reservations: HB 2148, HB 3182, *SHB 3182, CH 90 (2006)

Postsecondary education and training committee: HB 1079, *EISHB 1079, CH 93 (2005), SB 5084, ESSB 5084


Sexual misconduct with a minor, sexual relationships between foster parent and child: *SSB 5309, CH 262 (2005)

FRAUD (See CRIMES)

FREIGHT MOBILITY STRATEGIC INVESTMENT BOARD

Department of transportation’s duties and powers pertaining to freight rail mobility transferred to board: HB 3220

Freight mobility strategic investment account created: HB 1603, SB 5662

Freight mobility strategic multimodal account created: EHB 2889, SB 6601

FUELS (See also OIL AND GAS)

Aircraft fuel tax exemption for operating under certificate of public convenience repealed: SB 6039

Alternative fuel vehicles and accessories, tax incentives for purchase and lease: HB 1647, SHB 1647

Alternative fuels, availability: HB 2442

Alternative fuels, biofuels advisory committee: HB 2738, ESHB 2738


Alternative fuels, school transportation services tax exemptions: HB 1645, SHB 1645

Alternative fuels, tax exemptions: HB 1646, SHB 1646, HB 1826, HB 2663

Alternative fuels, tax exemptions for modifications to vehicles: SB 6298, SB 6516, SSB 6516

Alternative fuels, water rights relinquishment provisions for crops used in the production of: HB 2767

Biodiesel requirements in public contracts: SB 6514, SSB 6514

Biodiesel seed crushing program, funding: HB 2393, SHB 2393, E2SHB 2393, HB 2550, SHB 2550

Biodiesel, property tax exemption for land used to grow crops: SB 6424, SSB 6424

Bioenergy assistance program, conversion of farm products: ESSB 6501

Bioenergy loan program, conversion of farm products: HB 2775, SB 6501

Biofuels, consumer education and outreach: SB 6515

Clean fuel sales and use tax exemptions, effective and expiration dates: HB 2847

Commercial fuel users, sales and use tax exemption for diesel fuel: HB 2928

Conversion of landfill methane gas to useable fuel, tax incentives: SB 6524, SSB 6524

Crop dusting and other agricultural activities, tax exemptions for aircraft fuel: SSB 6868

Crop dusting, tax exemptions for aircraft fuel: SB 6868

Diesel fuel used by loggers and timber growers, sales and use tax exemption: HB 2963

Energy freedom program and board: HB 2939, SHB 2939, 2SHB 2939, *E3SHB 2939, CH 171 (2006), HB 3304

Farmers, sales and use tax exemptions for dyed special fuel used by: SB 6393

Farmers, sales and use tax exemptions for fuel used by: *HB 2424, CH 7 (2006), SB 6148

Fossil fuel production, tax on severance of oil and gas from state lands or waters: SHB 3193, HB 3308

Gas pumps, labels displaying fuel tax rates: HB 2660

Harvesters, sales and use tax exemption for fuel used in cutting timber: SB 6394

Heating oil pollution liability protection act, customers of special fuel dealers covered: HB 1821, SHB 1821

Home heating fuel service contractors, regulations: HB 2776, *SHB 2776, CH 36 (2006), SB 6611

Indian tribes, tax contracts between state and tribes: SB 6869

Liquified natural gas terminals, moratorium on siting within coastal areas: HB 2002

Liquified natural gas, moratorium on siting within coastal areas: SHB 3203

Liquified petroleum gas, filling and refilling restrictions and violations: HB 1622, SB 1622, 2SHB 1622, SB 6585, SSB 6588

Liquified petroleum gas, liability limits: HB 1159, SHB 1159, SB 5657, SSB 5657

Motor vehicle and special fuels, business and occupation tax exemption for wholesale sales: HB 1882, SB 5626

Nonhazardous motor fuels, availability: HB 2441

Oil and gas exploration and development, study of state programs: HB 3084, SHB 3084

Oil and gas severance and conservation act, taxation of oil and gas production: SB 6748

Oil companies, price schedules and restrictions: HB 3044

Petroleum corporations, monetary penalties on windfall profits: HB 2977, SB 6746
Regional transit authorities, special fuel tax exemption: HB 2591, SHB 2591
State-owned refueling stations, guidelines: HB 2437
State-owned refueling stations, information to be provided to legislature: SHB 2437
Tax rate used to determine fuel tax distributions to fund nonhighway expenditures: HB 3149
Taxes, refund application period for motor vehicle fuel and special fuel tax refunds: SB 6857
Unattended service stations, protection from terrorist attacks: HB 2436
Underground petroleum storage tank, liability limits: HB 1820, SHB 1820
Underground petroleum storage tanks, financial assistance grants for underserved rural areas: HB 1823, *SHB 1823, CH 428 (2005) PV
University of Washington forest systems and bioenergy program funding: SB 5883, SSB 5883
Wood biomass fuel, definition for sales tax purposes: SB 6191

FUNDS (See PUBLIC FUNDS AND ACCOUNTS)

FUNERAL DIRECTORS
Regulation revisions for cemeteries, funeral services, and cremation: SB 5752, *SSB 5752, CH 365 (2005)

FUNERALS
Disorderly conduct, fighting near a funeral home or procession: HB 3293, SHB 3293
Regulation revisions for cemeteries, funeral services, and cremation: SB 5752, *SSB 5752, CH 365 (2005)

GAMBLING (See also HORSES AND HORSE RACING; LOTTERY)
Account, gambling account: HB 1045
Ballot measures, out-of-state contributions prohibited: SB 5879
Bingo, smoking area restrictions: HB 1670, SB 5909
Bingo, tax exemption for charitable or nonprofit organizations: HB 3285
Bingo, tax exemption for nonprofit operations: HB 3191
Charities, restrictions on activities: HB 2175, SHB 2175
House-banked card rooms, limitation on number and location: ESSB 5287, SB 5994, SSB 5994
House-banked card rooms, taxation: ESSB 5287
Indian gaming regulatory act, state consent for federal court jurisdiction: SB 6856
Internet gambling prohibited: SB 5878, SSB 5878, SB 6613, *SSB 6613, CH 290 (2006)
Joint select committee on the future of gambling policy setting: SCR 8417, SSCR 8417
Local government land use and zoning powers: SB 5591
Minimum age for gambling, increase: HB 2872, SHB 2872, SB 6523, SSB 6523
Nonprofit organizations, restrictions on activities: HB 2175, SHB 2175
Off-reservation tribal gaming, compacts: HB 2657, HB 3129, SB 6301, SSB 6301
Problem gambling, tax to fund account and program: HB 1031, *ESHB 1031, CH 369 (2005), SB 5037, SSB 5037, 2SSB 5037
Punch boards and pull tabs, taxation: HB 3176, SB 6889
Social card games, licensing and limitations: HB 3209, SB 6615, SSB 6615
Social card games, taxation: SB 5287
Social card rooms, financial reports and listing of information on web site: SB 6057, SSB 6057
Tribal community impact contributions: HB 2508

GAMBLING COMMISSION
Background checks: SB 6894
Social card rooms, financial reports and listing of information on web site: SB 6057, SSB 6057

GARBAGE (See SOLID WASTE)

GASOLINE (See FUELS; OIL AND GAS)

GAYS AND LESBIANS (See SEXUAL ORIENTATION)

GENDER (See SEX DISCRIMINATION)

GENERAL ADMINISTRATION, DEPARTMENT
Bids, electronic and web-based: *HB 1439, CH 363 (2006) PV, SB 5373
Cleaning products that minimize impacts to humans and the environment: HB 1886, SHB 1886
Commemorative works account: *HB 1007, CH 16 (2005), SB 5252
Fuel for state agency use, strategies to reduce cost: HB 2281
Joint committee on energy supply and energy conservation, conservation measures: HB 1895, *SHB 1895, CH 299 (2005)
Motor pool management: *HB 1008, CH 214 (2005), SB 5220, SSB 5220
Public contracts, taxpayer business contractor act: HB 2444
Public contracts, use of offshore items: HB 2440
Public works alternative contracting procedure, additional contracts: HB 1437, SB 5250, SSB 5250
Publicly owned vehicles, provisions regarding: HB 2773
Refueling stations, guidelines for state owned stations: HB 2437
Refueling stations, information to be provided to legislature: SHB 2437
State buildings and schools, green building programs and LEED silver standards: HB 1272, ESHB 1272, SB 5509, *ESSB 5509, CH 12 (2005), 2SSB 5509

GENERAL OBLIGATION BONDS (See BONDS)

GENETIC INFORMATION (See DNA (DEOXYRIBONUCLEIC ACID))

GEOLOGY AND GEOLOGISTS
  Construction claims, statute of limitations: HB 2269
  Ice age floods national geologic trail: *SJM 8000 (2005)
  Soil scientists, licensing: HB 1811, SB 5446
  State geological survey, state geologists: HB 2384, *SHB 2384, CH 340 (2006), SB 6176

GIFTS
  Monetary offerings for revenue enhancement account (MORE), citizen voluntary contributions: HB 2240

GOOD SAMARITANS
  Failing to summon assistance, criteria: HB 1236, *SHB 1236, CH 209 (2005), SB 5077, SSB 5077
  Protections, prosecution and sentencing provisions when victim had stopped to give assistance: HB 3025

GOVERNOR
  Agency rules, governor's signature on significant legislative rules: EHB 1276, SHB 1276
  Budget, 2003-05 supplemental: HB 1037, SHB 1037, SB 5074
  Budget, 2003-05 transportation supplemental: HB 1026, SHB 1027, SB 5012
  Budget, 2005-07 operating: HB 1038, HB 2297, SB 5073, SB 6090
  Budget, 2005-07 transportation: HB 1027, SHB 1027, HB 2301, SB 5011, SB 6091
  Budget, operating budget document requirements: HB 1242, *ESHB 1242, CH 386 (2005)
  Center for the improvement of student learning: HB 3127, *ESHB 3127, CH 116 (2006) PV
  Elections, special runoff: SB 5079
  Fish and wildlife department director, gubernatorial appointment: SB 5858
  Health disparities, governor's interagency coordinating council on: *2SSB 6197, CH 239 (2006)
  Health disparities, governor's interagency council on: HB 3096, SB 6197, SSB 6197, *2SSB 6197, CH 239 (2006)
  National guard, governor's powers and duties: HB 1568, *ESB 5606, CH 9 (2005)
  Performance audits, governor to develop measurement system and conduct management reviews: HB 1566
  Substance abuse council, we care plan agency response matrix report of findings: HB 2264

GRANDPARENTS
  Child visitation rights: HB 2000, HB 2711, SHB 2711, SB 5944, SB 6316, SB 6683

GRAVEL
  Waterways, removal of gravel from: HB 1118, SB 6047

GRAYS HARBOR COUNTY
  Port pilotage services, liability limits for Grays Harbor pilotage district: SB 5207, *SSB 5207, CH 123 (2005)

GREENHOUSE GASES
  Carbon dioxide mitigation, business and occupation tax credit: HB 2794, SHB 2794
Coal use in electric plants, phase out: HB 1167, SB 5941
Forest carbon credits study panel: HB 2856
Reduction objectives, registry and annual report: SB 5100, SSB 5100

GROCERY STORES
Beer and wine samples: HB 1632, SB 5682, SSB 5682
Litter tax exemption for food consumed in area contiguous to seller's place of business: HB 1887, *SHB 1887, CH 289 (2005)
Shopping carts, theft and impoundment provisions: HB 2813, SHB 2813

GROWTH MANAGEMENT (See also LAND USE PLANNING)
Affordable housing incentive programs: HB 2984, *ESHB 2984, CH 149 (2006)
Agricultural land use for outdoor recreational activities: HB 1567, SB 5739
Agricultural land use for outdoor recreational activities, study committee: HB 1245, SB 5933
Agricultural land use, development regulations and agricultural activities: HB 2261
Agricultural lands, accessory nonfarm home-based or similar businesses that supplement on-farm income: HB 2905
Agricultural lands, accessory uses identified: HB 2917, *SHB 2917, CH 147 (2006), SB 6575, SSB 6575
Agricultural lands, ongoing agricultural activities encouraged: HB 2907
Agricultural zoning that supports family farms: HB 2132, SB 5945
Appeals, agencies attorneys’ fees for critical areas appeals: HB 1924
Blue ribbon growth management needs and priorities task force: HB 2584, SHB 2584
Collaborative design pilot program, shorelines: HB 2585
Comprehensive plans, additional year to comply with requirements: HB 2171, *ESHB 2171, CH 294 (2005)
Comprehensive plans, bus stops and crosswalks: SB 5421
Comprehensive plans, compliance tiers for review and revision requirements: HB 2079, SB 5930
Comprehensive plans, conservation easements: SB 6833
Comprehensive plans, facilities for recreational or tourist use in rural areas: HB 2206, SB 6037, *SSB 6037, CH 477 (2005)
Comprehensive plans, fire protection districts and water-sewer districts included in planning requirements: SHB 3163
Comprehensive plans, good faith effort for compliance requirements: HB 2012, HB 2117, HB 2171, *ESHB 2171, CH 294 (2005)
Comprehensive plans, off-campus higher education student housing quality assessment program: SB 6135
Comprehensive plans, physical activity promotion: SB 5186, *ESSB 5186, CH 360 (2005)
Comprehensive plans, population accommodation requirements: HB 3300
Comprehensive plans, population sustainability element: HB 3121
Comprehensive plans, public facilities and services information: SB 6267
Comprehensive plans, public facilities element: SB 6269
Comprehensive plans, public school facilities needs: SSB 6269
Comprehensive plans, review and revision schedule: SB 6693
Comprehensive plans, review exemption for counties with low population densities: HB 2620, HB 2814, SHB 2814, SB 6427, *ESSB 6427, CH 285 (2006), SB 6837
Comprehensive plans, safe nonmotorized transportation routes to and from schools: HB 2276
Comprehensive plans, special district provisions: HB 3163
Comprehensive plans, task force on one-year revisions and compliance extension: *ESHB 2171, CH 294 (2005)
Comprehensive plans, transportation concurrency compliance: HB 1530, HB 1565, SB 6268
Comprehensive plans, transportation concurrency compliance and study: SHB 1565, *SHB 1565, CH 328 (2005)
Comprehensive plans, update and amendment process: HB 1505, SB 5152, SB 5923
Comprehensive plans, update deadline and frequency extensions: HB 2135
Comprehensive plans, update deferrals: HB 2078, SHB 2078, SSB 5923
Comprehensive plans, update requirements for slower and faster growing counties: SB 5896
Conservation programs, counties prohibited from regulations precluding enrollment in: SB 6425, SB 6833
County-wide planning policies and land suitable for development: SHB 2217
County-wide planning policies and review and evaluation joint report: HB 2216, HB 2217
Critical areas, agencies attorneys’ fees for appeals: HB 1924
Critical areas, best available science to be used for designating: HB 2207, HB 2232, HB 2619, HB 2815, SHB 2815, SB 5912, SB 6035, SB 6569, SSB 6569
Critical areas, conservation easements: SB 6833
Critical areas, example critical areas policies or regulations: HB 2077, SB 5954
Critical areas, governmental entities shall not compel owners to participate in voluntary programs: HB 3223
Critical areas, referendum and notice: HB 1162, HB 1164, SB 5546, SB 5670
Critical areas, safe harbors agreements: SB 6562, SSB 6562
Critical areas, voluntary measures to protect: SB 6367, SSB 6367
Essential public facilities, joint task force: SB 5690
Essential public facilities, public school facilities: HB 1169, SHB 1169
Family planning services, comprehensive plans: HB 1166
Farmland mitigation fee, land secured through eminent domain for transportation projects: SB 5859
Forest lands of long-term commercial significance, designation: HB 1638, SB 5618
Forest practices, jurisdiction of conversion-related practices transferred to local government: HB 3188, SB 3188
Forest practices, local regulations: HB 1404, SB 1404, HB 1962, SB 5376
Forests products operations of significance, tax incentives and growth management exemptions: HB 1103, SHB 1103
Gambling activities, local government land use and zoning powers: SB 5591
Hearings boards, elimination of: HB 2708
Hearings boards, membership and authority: HB 2906
Hearings boards, senate and house confirmation: HB 3253
Hearings boards, senate confirmation: HB 3016, SB 6836
Housing, affordable housing through density bonus incentives: HB 2324
Infrastructure account: HB 2023, SHB 2023, SB 5772, SSB 5772
Interlocal agreements, city and county annexation: HB 1285
Islands consisting of rural lands, maximum residential density exemption: SB 6600
Land use permitting process, joint legislative audit and review committee review: SB 6036
Petitions to hearings boards, review of comprehensive plan amendments: SB 6030, SSB 6030
Property tax exemption for property declined in value due to shorelines or growth management regulation: HB 2936
Property value, growth management restriction considered when establishing fair market values: HB 2494
Public facilities element, planning requirements: SB 6269
Public notification requirements: HB 2194, ESHB 2194
Public school facilities needs, planning requirements: SSB 6269
Regional transportation governance, consolidation for efficiency and emergency evacuation planning: HB 2636
Residential density requirements in fully incorporated island cities: HB 2334, SHB 2334
SEPA, exemption for certain activities within urban growth areas: SB 5661
SEPA, exemption for cities and counties who plan under RCW 36.70A.040: HB 2952
Special districts, comprehensive plan requirements: HB 3163
Storm water management and control, city liability for inadequate facilities: SB 5505
Tsunami resistant structures, critical area development: HB 1023, SHB 1023
Urban growth areas, freeway junctions: HB 2150
Urban growth areas, single-family residential development in counties with certain affordability index: HB 2937
Urban growth areas, state projected population growth and urban residential densities: HB 1967, SB 5907, ESSB 5907
Urban growth areas, utility hookups for water and sewer services: HB 2006, SB 5694
Urban industrial land banks, major rail line access: EHB 2219, SHB 2219
Vote on hearings board order, county referendum: SB 5312
Water quality and habitat requirements: HB 1639, SHB 1639, SB 5619, SSB 5619
Wetlands, provisions relating to agricultural lands: HB 2883, SB 6573, SSB 6573

GUARANTEES (See WARRANTIES)

GUARDIANSHIP

Attorneys as guardian ad litem, conflicts of interest: HB 1139
Bond requirements: SB 5187
Dependent children, permanent placement: HB 2030, SHB 2030, 2SHB 2030, SB 6008, SSB 6008
Trust and estate management procedures and requirements: *HB 1125, CH 97 (2005), SB 5055
Voting rights, persons under guardianship: HB 1876, *SHB 1876, CH 236 (2005)

GUBERNATORIAL APPOINTMENTS

Abbe, Harold, member, Columbia River Gorge Commission: SGA 9000
Adamson, Kay, member, State School for the Blind: SGA 9001
Addington, Vince, member, Board of Pilotage Commissioners: SGA 9002
Akers Sheehan, Katharine, member, Columbia River Gorge Bi-State Commission: SGA 9003
Allen, Dyami, trustee, The Evergreen State College: SGA 9225
Almeida, Raul, member, Clemency and Pardons Board: SGA 9004
Anderson, Laura, member, Personnel Resources Board: SGA 9005
Arevalo-Hayes, Sonia, trustee, Technical College District #25 (Bellingham): SGA 9006
Arnold-Williams, Robin, secretary, Department of Social and Health Services: *SGA 9303 (2005)
Aspin, Toni M., Member, Board of Trustees, Peninsula Community College District No. 1: SGA 9334
Awam, Asaad, member, Board of Pharmacy: SGA 9007
Baca, Bernal, member, State Board of Education: SGA 9428
Barer, Stanley, regent, University of Washington: *SGA 9226 (2005)
Barnes, Edward L., member, Transportation Commission: *SGA 9227 (2006)
Bedolla, Isabel, member, Housing Finance Commission: *SGA 9008 (2005)
Bender, Rick S., member, Work Force Training and Education Coordinating Board: *SGA 9010 (2005)
Bianchi, Yvonne, trustee, Technical College District #25 (Bellingham): SGA 9414
Bien, Alaric, member, western state hospital advisory board:
Bierbaum, Peggy, member, Gambling Commission: SGA 9335
Blake, Dorothy, member, Western State Hospital Advisory Board: SGA 9012
Blakely, Michael, trustee, Big Bend Community College District No. 18: *SGA 9013 (2006)
Blinn, Judy, trustee, South Puget Sound Community College District No. 24: *SGA 9014 (2006)
Bolton, Alex, regent, University of Washington: *SGA 9219 (2005)
Bowers, Rebecca, member, Professional Educator Standards Board: SGA 9015
Bradburn, Pamela, member, Public Employment Relations Commission: SGA 9016
Bradley, Carolyn, member, Professional Educator Standards Board: SGA 9017
Bragdon, Amy, member, State Board of Education: SGA 9424
Brasfield, Mike, member, Sentencing Guidelines Commission: *SGA 9229 (2005)
Brookman, Debbie, member, Investment Board: *SGA 9019 (2005)
Brotman, Jeffrey H., regent, University of Washington: *SGA 9230 (2005)
Brown, Karen, member, Higher Education Facilities Authority: SGA 9020
Brown-McBride, Susanne, member, Sentencing Guidelines Commission: SGA 9311
Brumscikle, Bill, member, Public Disclosure Commission: SGA 9315
Burke, Ethelada, member, Higher Education Coordinating Board: SGA 9336
Cabildo, Ben, member, Human Rights Commission: SGA 9022
Cabildo, Ben, trustee, Spokane and Spokane Falls Community Colleges District No. 17: *SGA 9023 (2006)
Calderon, Paul R., member, Small Business Export Finance Assistance Center Board of Directors: *SGA 9024 (2005)
Carlstad, Carol, trustee, Community College District No. 2 (Grays Harbor College): *SGA 9337 (2006)
Carlyle, Reuven, member, State Board for Community and Technical Colleges: SGA 9327
Carvo, James, trustee, Community College District No. 16 (Yakima Valley Community College): *SGA 9338 (2006)
Carvo, James, trustee, Yakima Valley Community College District No. 16: SGA 9233
Cassidy, JR, Frank L., member, Salmon Recovery Funding Board: SGA 9025
Chaffee, Rebecca, trustee, Community College District No. 2 (Grays Harbor College): *SGA 9028 (2006)
Chan, Nobie, trustee, Seattle, So. Seattle and No. Seattle Community Colleges District No. 6: *SGA 9029 (2005)
Chapman, William H., member, Interagency Committee for Outdoor Recreation: SGA 9030
Chen, Elizabeth, trustee, Highline Community College District No. 9: *SGA 9234 (2006)
Chew, Kenneth, member, Fish and Wildlife Commission: SGA 9235
Chiles, Paul, trustee, Bellevue Community College District No. 8: *SGA 9031 (2005)
Christenson, Gary, member, Horse Racing Commission: *SGA 9236 (2005)
Clarke, Harold, secretary, Department of Corrections: *SGA 9237 (2005)
Clarkson, Barbara, trustee, South Puget Sound Community College District No. 24: *SGA 9032 (2006)
Clothier, Pat E., trustee, State School for the Deaf: SGA 9339
Coar, Carol, member, Professional Educator Standards Board: *SGA 9033 (2005)
Cohn, Gary, member, Professional Educator Standards Board: SGA 9340
Cole, Susan, trustee, Community College District No. 21 (Whatcom Community College): SGA 9341
Colley, Denise, trustee, State School for the Blind: SGA 9034
Colwell, Rita, trustee, The Life Sciences Discovery Fund Authority: SGA 9405
Connelly, Michael F., member, Public Disclosure Commission: SGA 9292
Cook, R. James, trustee, The Life Sciences Discovery Fund Authority: *SGA 9342 (2006)
Costa, Jeralita, member, Indeterminate Sentence Review Board: *SGA 9035 (2005)
Crane, Pete, trustee, Olympic Community College District No. 3: *SGA 9343 (2006)
Creighton, Rita, trustee, Highline Community College District No. 9: SGA 9316
Cressman, Lee, trustee, Bellevue Community College District No. 8: *SGA 9036 (2005)
Cunningham, James, trustee, Bellingham Technical College District No. 25: SGA 9344
Danner, David, member, Pollution Control/Shorelines Hearings Board: *SGA 9287 (2005)
Daubert, Karen, member, Interagency Committee for Outdoor Recreation: SGA 9038
Davidson, Julie, trustee, Cascadia Community College District No. 30: SGA 9403
Davis, Charles, member, Board of Pilotage Commissioners: SGA 9039
Delmore, Edward, member, Sentencing Guidelines Commission: SGA 9239
DeLuna-Gaeta, Cecilia, trustee, Big Bend Community College District No. 18: *SGA 9041 (2005)
DeVaul, Jr., Franklin Day, trustee, Centralia Community College District No. 12: *SGA 9042 (2005)
Dickinson, Calhoun, member, Industrial Insurance Appeals Board: SGA 9043, SGA 9345
Distler, Robert, member, Transportation Commission: *SGA 9293 (2005)
Dockter, Donna, member, Board of Pharmacy: SGA 9044
Duffy, Rosemarie, member, Board of Pharmacy: SGA 9418
Duncan, Dennis A., trustee, Peninsula Community College District No. 1: *SGA 9045 (2005)
Eaton, Philip, member, Higher Education Facilities Authority: SGA 9046
Edwards, David R., trustee, Tacoma Community College District No. 22: *SGA 9047 (2005)
Egan, Thomas E., chair, Board of Industrial Insurance Appeals: *SGA 9048 (2005)
Ellis, John, member, Gambling Commission: *SGA 9241 (2005)
Erskine, Roger, member, Professional Educator Standards Board: SGA 9049
Fabian, John, regent, Washington State University: SGA 9050
Fair, Ellen, member, Sentencing Guidelines Commission: SGA 9242
Farley, Jerry, trustee, State School for the Blind: SGA 9312
Fearn, Mickey, member, Parks and Recreation Commission: *SGA 9051 (2006)
Fennerty, Jr., Frank E., member, Board of Industrial Insurance Appeals: *SGA 9052 (2005)
Fitts, Annabelle, trustee, State School for the Blind: SGA 9053
Fong, Robert B., trustee, Community College District No. 21 (Whatcom Community College): *SGA 9055 (2005)
Ford, Elizabeth, member, Marine Employees' Commission: SGA 9056
Ford, Richard, member, Transportation Commission: *SGA 9243 (2005)
Forgette, Francois, regent, University of Washington: SGA 9346
Fox, Sheila L., member, Professional Educator Standards Board: *SGA 9057 (2005)
Fox, Sheila L., member, State Board of Education: SGA 9419
Freestone, Charlie, member, Eastern State Hospital Advisory Board: SGA 9059
Frei, Vicki, member, Professional Educator Standards Board: SGA 9060
Frost, Jack, trustee, Central Washington University: SGA 9348
Gain, Brian, member, Sentencing Guidelines Commission: SGA 9244
Garcia-Flores, Arturo, trustee, Peninsula Community College District No. 1: *SGA 9061 (2005)
Gardner, Georgia, member, Board of Tax Appeals: *SGA 9062 (2006)
Garratt, Julia L., member, Indeterminate Sentence Review Board: *SGA 9063 (2005)
Garrison, James, member, State Board for Community and Technical Colleges: *SGA 9064 (2005)
Gates, Sherry, trustee, Green River Community College District No. 10: *SGA 9065 (2005)
George, Paul P., member, Horse Racing Commission: SGA 9406
Glenn, Terry, member, Eastern State Hospital Advisory Board: SGA 9066
Goodman, Lawrence V., member, Personnel Resources Board: SGA 9349
Gorton, Glenn, member, Investment Board: SGA 9245
Gosser, Daniel E., member, Eastern State Hospital Advisory Board: SGA 9067
Grace, Claire, member, Housing Finance Commission: *SGA 9068 (2005)
Graczky, Daniel C., member, Personnel Resources Board: SGA 9069
Grant Tompkins, Mary, trustee, Walla Walla Community College District No. 20: *SGA 9070 (2005)
Grinstein, Bill, member, Higher Education Coordinating Board: SGA 9294
Grunwald, Michael, trustee, Bates Technical College District No. 28: *SGA 9246 (2006)
Guenther, Judy, trustee, Centralia Community College District No. 12: SGA 9350
Gutzwiler, Jerry, member, Fish and Wildlife Commission: SGA 9304
Hallowell, Alfred, member, Horse Racing Commission: SGA 9305
Hamry, David K., trustee, Pierce Community College District No. 11: *SGA 9071 (2005)
Hanner, Julianne, member, Work Force Training and Education Coordinating Board: SGA 9072
Hannigan, Patrick M., member, Board of Pilotage Commissioner: SGA 9073
Hanson, William, member, Lottery Commission: SGA 9351
Harlan, Kay, trustee, Clover Park Technical College District No. 29: SGA 9074
Harris, Gary, member, Board of Pharmacy: SGA 9306
Hartman, Judy L., member, K-20 Educational Network Board: SGA 9397
Hauge, Russell D., member, Sentencing Guidelines Commission: SGA 9398
Havenga, Shirley, member, Western State Hospital Advisory Board: SGA 9247
Hebert, Jerry, member, Human Rights Commission: *SGA 9248 (2005)
Hedrick, Chris, trustee, The Evergreen State College: SGA 9330
Hernandez, Jesus, member, Higher Education Coordinating Board: *SGA 9249 (2006)
Heuer, Michael G., trustee, Lower Columbia Community College District No. 13: *SGA 9076 (2005)
Hille, Rebecca, member, Board of Pharmacy: SGA 9077
Holingsworth, Dorothy, trustee, Seattle, So. Seattle and No. Seattle Community Colleges District No. 6: *SGA 9078 (2005)
Holman, Arlista D., trustee, Green River Community College District No. 10: SGA 9079
Horenstein, Brady, regent, Washington State University: *SGA 9220 (2005)
Huang, W. Elizabeth, member, Small Business Export Finance Assistance Center Board of Directors: SGA 9250
Hubbard, Walter T., member, Personnel Appeals Board: *SGA 9080 (2005)
Hudson, Mike, member, Work Force Training and Education Coordinating Board: SGA 9353
Jackson, Roger K., member, Western State Hospital Advisory Board: SGA 9081
Jacobs, Addison, trustee, Clark Community College District No. 14: *SGA 9354 (2006)
Jacobsen, Jane L., member, Columbia River Gorge Commission: SGA 9082
Jacobsen, Lyle, member, Lottery Commission: SGA 9355
James, Jr., Edward, trustee, Renton Technical College District No. 27: *SGA 9083 (2005), SGA 9420
Jarvis, Scott, director, Department of Financial Institutions: *SGA 9295 (2005)
Jensen, Holly P., trustee, State School for the Deaf: SGA 9356
Jolicoeur, Ed, member, Accountancy Board: SGA 9357
Jones, Debra, trustee, Community College District No. 21 (Whatcom Community College): *SGA 9084 (2005)
Jones, Michael, member, Professional Educator Standards Board: SGA 9086
Jones, Philip, member, Utilities and Transportation Commission: *SGA 9296 (2005)
Joseph-Fox, Yvette, member, Eastern State Hospital Advisory Board: SGA 9087
Karier, Tom, member, Pacific NW Electric Power and Conservation Planning Council: *SGA 9088 (2005)
Kaszynski, Jane, trustee, The Evergreen State College: SGA 9390
Kauffman, Jo Ann, trustee, Eastern Washington University: SGA 9089
Keljo, Carol, member, Lottery Commission: SGA 9251
Keller, Tim, chair, Western State Hospital Advisory Board: SGA 9090
Kenison, Katherine, trustee, Big Bend Community College District No. 18: *SGA 9091 (2006)

Kenney, Ronda, member, Eastern State Hospital Advisory Board: SGA 9093

Kessler, Ronald, member, Sentencing Guidelines Commission: SGA 9358

Kiga, Fred, regent, University of Washington: *SGA 9252 (2005)

Kilmer, Derek, trustee, Tacoma Community College District No. 22 : *SGA 9094 (2005)


Kissler, Lance, member, Higher Education Coordinating Board: SGA 9359

Klaveano, Kristine A., trustee, Walla Walla Community College District No. 20: SGA 9360

Kloida, Dennis, member, Housing Finance Commission: SGA 9361

Knue, Tim, member, Professional Educator Standards Board: *SGA 9097 (2005)

Koch, Steven W., trustee, Bellingham Technical College District No. 25: *SGA 9098 (2005)

Koenninger, Tom, member, State Board for Community and Technical Colleges: *SGA 9099 (2005)

Kosai, Joe, trustee, Clover Park Technical College District No. 29: *SGA 9101 (2005)

Koyama, David, member, Professional Educator Standards Board: SGA 9102


Kurose, RuthAnn, trustee, Bellevue Community College District No. 8: *SGA 9103 (2005)


Lamb, David E., member, Small Business Export Finance Assistance Center Board of Directors: SGA 9105


Lamberton, PhD, Sheryl, member, Western State Hospital Advisory Board: SGA 9106

Landa-McVicker, Carol, trustee, Spokane and Spokane Falls Community Colleges District No. 17: *SGA 9107 (2006)

Lane, Karen, trustee, The Evergreen State College: *SGA 9108 (2005)

Lee, Craig, member, Board of Pilotage Commissioners: SGA 9109


Lee, John, director, Department of Veterans Affairs: *SGA 9362 (2006)


Legel, Clarence "Joe" F., member, Health Care Facilities Authority: SGA 9111

Leichman, Suzanne, member, Western State Hospital Advisory Board: SGA 9112

Leighton, Justin, regent, Washington State University: SGA 9363

Lenigan, Robert, trustee, Clover Park Technical College District No. 29: SGA 9407

Lewis, Janet, member, Work Force Training and Education Coordinating Board: SGA 9364

Lewis, Jeffrey, trustee, Shoreline Community College District No. 7: *SGA 9113 (2005)

Liaw, Shoubee, trustee, Shoreline Community College District No. 7: *SGA 9391 (2006)

Lincoln, Howard, trustee, Western Washington University: SGA 9422

Lisser, Debra, trustee, Skagit Valley Community College District No. 4: *SGA 9114 (2005)

Liu, Chris, director, Lottery Commission: *SGA 9325 (2005)

Liu, Eric, member, State Board of Education: SGA 9429


Lockett, Asbury, member, Work Force Training and Education Coordinating Board: SGA 9115

Long, Marsha, member, Personnel Resources Board: *SGA 9116 (2005)

Long, Merritt, member, Liquor Control Board: *SGA 9254 (2005)

Loveland, Valoria, director, Department of Agriculture: *SGA 9321 (2005)

Lovett, Pat, member, Western State Hospital Advisory Board: SGA 9117


Luce, Liz, director, Department of Licensing: *SGA 9297 (2005)

Lum, Dean S., member, Sentencing Guidelines Commission: SGA 9256

MacDonald, Doug, secretary, Department of Transportation: *SGA 9430 (2006)

Machala, Janis, trustee, Technical College District #26 (Lake Washington): SGA 9408

Mackey, Oliver E., member, Board of Pilotage Commissioners: SGA 9119

Madsen, Dennis, trustee, Western Washington University: *SGA 9120 (2006)

Magladry, Jean, trustee, Cascadia Community College District No. 30: *SGA 9288 (2006)

Mahmken, Conrad, member, Fish and Wildlife Commission: SGA 9423

Manning, Jay, director, Department of Ecology: *SGA 9257 (2005)

Manring, Crystal, trustee, Central Washington University: SGA 9221

Marave, Mike D., member, Small Business Export Finance Assistance Center Board of Directors: SGA 9121
Marquez, Ph.D., Steven, member, Western State Hospital Advisory Board: SGA 9122
Marr, Chris, regent, Western State Hospital Advisory Board: *SGA 9123 (2005)
Martino, Michael, trustee, Cascadia Community College District No. 30: *SGA 9289 (2006)
Masten, George, member, Investment Board: *SGA 9124 (2005)
Matheson, Sandy, director, Department of Retirement Systems: *SGA 9322 (2006)
May, Tom P., member, Forest Practices Appeals Board: SGA 9125
Mayuga, M.D., Enriqueta, trustee, Columbia Basin Community College District No. 19: *SGA 9126 (2006)
McBryar, Clyde, member, Investment Board: *SGA 9128 (2005)
McFarland, Jon W., trustee, Walla Walla Community College District No. 20: *SGA 9129 (2005)
McGovern, Helen, trustee, Clover Park Technical College District No. 29: *SGA 9260 (2005)
McIver, Richard, member, Housing Finance Commission: SGA 9365
McMurray, Brenda P., member, Salmon Recovery Funding Board: SGA 9131
McRae, Jack C., trustee, Edmonds Community College District No. 23: *SGA 9132 (2005)
McReynolds, Neil, trustee, Eastern Washington University: SGA 9366
Meinig, Mary, member, Office of the Family and Children's Ombudsman: SGA 9261
Miller, Karen, chair, Housing Finance Commission: SGA 9262
Miller, Steve S., trustee, Bellevue Community College District No. 8: SGA 9367
Mitchell, Gloria, member, Professional Educator Standards Board: *SGA 9133 (2005)
Mix, Kathleen D., member, Pollution Control/Shorelines Hearings Board: *SGA 9399 (2006)
Moffitt, Kathleen, trustee, Eastern Washington University: SGA 9222
Mohoric, George, trustee, Centralia Community College District No. 12: SGA 9134
Montgomery, Bruce, trustee, The Life Sciences Discovery Fund Authority: *SGA 9368 (2006)
Mooney, Douglas, member, Public Employment Relations Commission: SGA 9135
Moor, Deborah, member, Sentencing Guidelines Commission: SGA 9263
Moore, Mauri, trustee, Edmonds Community College District No. 23: *SGA 9264 (2006)
Morgan, Patricia B., member, Eastern State Hospital Advisory Board: SGA 9136
Morgen, Gerald L., member, Personnel Appeals Board: SGA 9137
Morrison, Sid, trustee, Central Washington University: *SGA 9138 (2005)
Moser, Carol, member, Transportation Commission: SGA 9409
Mukai, Don, trustee, Technical College District #26 (Lake Washington): SGA 9400
Mundinger, Erin, member, State Board for Community and Technical Colleges: *SGA 9139 (2005)
Nagle, James L., member, Sentencing Guidelines Commission: SGA 9266
Nelson, Charles P., trustee, State School for the Blind: SGA 9140
Nelson, Kathryn A., member, Professional Educator Standards Board: *SGA 9141 (2005)
Niederhauser, John S., member, Board of Pilotage Commissioners: SGA 9142
Nishita, Jane, member, State Board for Community and Technical Colleges: SGA 9143
Noble, Dora, member, Professional Educator Standards Board: SGA 9145
Noland, Jane, member, Public Disclosure Commission: SGA 9313, SGA 9369
Norris, Jamila, member, Professional Educator Standards Board: SGA 9267
Nutssbaum, Lenell, member, Sentencing Guidelines Commission: SGA 9404
Nutley, Busse, member, Personnel Appeals Board: SGA 9146, SGA 9370
O'Neal, Daniel, member, Transportation Commission: *SGA 9269 (2005)
Ochoa, Gregory, member, Eastern State Hospital Advisory Board: SGA 9147
Ogden, Val, chair, Interagency Committee for Outdoor Recreation: SGA 9148, SGA 9401
Okamoto, Sharon, member, Professional Educator Standards Board: SGA 9149
Otani, Tim, member, Housing Finance Commission: SGA 9371
Palmer, Andrew, member, Board of Pilotage Commissioners: SGA 9152
Pan, Teresa, trustee, Bates Technical College District No. 28: SGA 9410
Parker, Alan R., member, Gambling Commission: *SGA 9153 (2005)
Parker, Lisa, trustee, Yakima Valley Community College District No. 16: *SGA 9270 (2006)
Parker, Sherry W., trustee, Clark Community College District No. 14: *SGA 9156 (2006)
Parsons, Jeff, member, Interagency Committee for Outdoor Recreation: SGA 9157
Pederson, Stacy, trustee, Western Washington University: *SGA 9372 (2006)
Peery, Kim, trustee, Clark Community College District No. 14: *SGA 9158 (2005)
Pelesky, Grant, member, Professional Educator Standards Board: SGA 9298
Perry, Chuck, member, Fish and Wildlife Commission: SGA 9317
Perry, Sherry, trustee, State School for the Blind: SGA 9159
Perryman, John, member, Small Business Export Finance Assistance Center Board of Directors: SGA 9154
Peters, James L., member, Salmon Recovery Funding Board: SGA 9160
Petersen, Robert C., member, Parks and Recreation Commission: SGA 9271
Peterson, Paul David, member, Western State Hospital Advisory Board: SGA 9161
Phillips, Howard L., member, Sentencing Guidelines Commission: SGA 9290
Place, Mary, member, Sentencing Guidelines Commission: SGA 9272
Pomianek, Kris, trustee, Wenatchee Valley Community College District No. 15: SGA 9373
Proctor, Constance L., regent, University of Washington: *SGA 9273 (2005)
Prude, Harry, member, Housing Finance Commission: SGA 9162
Rainey, W. Stephen, trustee, State School for the Blind: SGA 9164
Raymond, Kevin M., trustee, Western Washington University: *SGA 9165 (2005)
Resandeau, Dolorita, trustee, State School for the Deaf: SGA 9166
Reichert, Michael, member, Housing Finance Commission: SGA 9167
Reickers, Raymond C., member, Housing Finance Commission: SGA 9168
Reid, Bruce, trustee, Technical College District #26 (Lake Washington): SGA 9411
Remick, Jerome, member, Western State Hospital Advisory Board: SGA 9169
Remingon, Dave, member, Executive Board of the Washington Public Power Supply System, (Energy Northwest): SGA 9170
Rice, Martha, member, Professional Educator Standards Board: *SGA 9171 (2005)
Rice-Sauer, Edie, member, Eastern State Hospital Advisory Board: SGA 9172
Robinson, Charles, trustee, Community College District No. 21 (Whatcom Community College): SGA 9425
Robinson, Gary, director, Department of Information Services: *SGA 9307 (2005)
Roe, George, member, Board of Pharmacy: SGA 9299
Rofkar, Barbara, trustee, Community College District No. 21 (Whatcom Community College): SGA 9173
Rojas, Margaret, trustee, Skagit Valley Community College District No. 4: *SGA 9174 (2006)
Rollins, Jr., Paul, member, Small Business Export Finance Assistance Center Board of Directors: SGA 9175
Rose, Anthony, member, Higher Education Coordinating Board: SGA 9223
Rottle, James K., trustee, Green River Community College District No. 10: *SGA 9177 (2005)
Ruckelshaus, Bill, chair, Salmon Recovery Funding Board: SGA 9178
Rumbaugh, Stanley, trustee, Bates Technical College District No. 28: *SGA 9274 (2006)
Ryan, Joe, member, Salmon Recovery Funding Board: SGA 9412
Ryan, Mary Jean, member, State Board of Education: SGA 9427
Sanchez, Larry, trustee, Yakima Valley Community College District No. 16: *SGA 9308 (2006)
Santos, Eva, director, Department of Personnel: *SGA 9326 (2005)
Sayan, Doug, trustee, Olympic Community College District No. 3: *SGA 9179 (2005)
Sayan, Marilyn, chair, Public Employment Relations Commission: SGA 9375
Scarbrough, Robert, member, Lottery Commission: SGA 9275, SGA 9376
Schellberg, Kenneth, member, Public Disclosure Commission: SGA 9318
Scott, Cheryl, trustee, The Life Sciences Discovery Fund Authority: *SGA 9394 (2006)
Scott, David, member, Investment Board: SGA 9286
Scull, Eliot, member, Parks and Recreation Commission: SGA 9180
Scutt, Ron, member, Professional Educator Standards Board: *SGA 9181 (2005)
Sebring, Terry, chair, Tax appeals Board: SGA 9319
Sefrioui, Faouzi, member, Housing Finance Commission: SGA 9377
Selecky, Mary, secretary, Department of Health: *SGA 9276 (2005)
SenGupta, Ira, trustee, Renton Technical College District No. 27: *SGA 9182 (2006)
Sharp-Malvini, Fawn, trustee, Community College District No. 2 (Grays Harbor College): *SGA 9183 (2006)
Sheffield, Honna, member, Columbia River Gorge Commission: SGA 9378
Sheldon, Betti L., member, Higher Education Coordinating Board: *SGA 9320 (2005)
Shipman, James, trustee, Everett Community College District No. 5: SGA 9379
Sidran, Mark, chair, Utilities and Transportation Commission: *SGA 9278 (2005)
Simangan, Dodds, member, Eastern State Hospital Advisory Board: SGA 9184
Simon, Herb, member, Higher Education Coordinating Board: *SGA 9279 (2005)
Smith, Margaret M., member, Clemency and Pardons Board: SGA 9185
Smith, Martin F., member, K-20 Educational Network Board: *SGA 9186 (2005)
Smith, Sam, member, Higher Education Coordinating Board: *SGA 9280 (2006)
Smith-Merkulov, Carol, member, Horse Racing Commission: SGA 9381
Solomon, Amy C., member, Executive Board of the Washington Public Power Supply System, (Energy Northwest): SGA 9314
Solomon, Shirley, member, Fish and Wildlife Commission: SGA 9310
Spain-Remy, Claire, trustee, Pierce Community College District No. 11: SGA 9382
Stedman, Dale, member, Transportation Commission: *SGA 9281 (2005)
Stein, Jane, trustee, Technical College District #26 (Lake Washington): SGA 9187
Sterner, Dennis W., member, Professional Educator Standards Board: *SGA 9188 (2005)
Stewart, David, member, Western State Hospital Advisory Board: SGA 9189
Stucky, Richard, trustee, Shoreline Community College District No. 7: *SGA 9190 (2006)
Sullivan, John P., member, Marine Employees' Commission: SGA 9191
Swanson, John, chair, Marine Employees' Commission: SGA 9192
Swift, Larry E., trustee, State School for the Deaf: SGA 9193
Tanaka, Paul, trustee, Eastern Washington University: SGA 9395
Teil Boyer, Susan, member, Board of Pharmacy: SGA 9194
Terpstra, Gidget, trustee, Shoreline Community College District No. 7: *SGA 9195 (2006)
Terri, Cheryl, member, Clemency and Pardons Board: SGA 9196
Tharinger, Stephen, member, Salmon Recovery Funding Board: SGA 9197, SGA 9413
Thaut, Dennis, member, Indeterminate Sentence Review Board: *SGA 9384 (2006)
Thomas, Joan K., member, Parks and Recreation Commission: *SGA 9198 (2006)
Thurman, Michael, member, Western State Hospital Advisory Board: SGA 9199
Tiffany, James, trustee, Wenatchee Valley Community College District No. 15: SGA 9385
Tomlin, Maya, trustee, Western Washington University: SGA 9224
Travis, Melinda E., member, Lottery Commission: *SGA 9282 (2006)
Troutt, David, member, Salmon Recovery Funding Board: SGA 9431
Truitt Pierce, Nancy, trustee, Everett Community College District No. 5: *SGA 9200 (2005)
Turner, John, member, Clemency and Pardons Board: SGA 9201
Ullas, Yvonne, member, Professional Educator Standards Board: SGA 9202
Van Hollebeke, Richard, trustee, Edmonds Community College District No. 23: SGA 9417
Vogt, Cecilia, member, Parks and Recreation Commission: SGA 9206
Vorderbruggen, Michael, member, K-20 Educational Network Board: SGA 9198
Waring, John, member, Community College District No. 2 (Grays Harbor College): *SGA 9208 (2006)
Watson, Heyward, member, Higher Education Facilities Authority: SGA 9432
Wecker, Miranda, member, Fish and Wildlife Commission: SGA 9301
Weeks, Gary, director, Department of Labor and Industries: *SGA 9387 (2006)
Whang, Frederick, trustee, Tacoma Community College District No. 22: *SGA 9209 (2005)
Whitefoot, Patricia, trustee, Community College District No. 16 (Yakima Valley Community College): *SGA 9283 (2006)
Wieland, Jenny, member, Sentencing Guidelines Commission: SGA 9284
Wilder Crane, Susan, member, Washington State Apprenticeship and Training Council: SGA 9210
Wilder, Darlene, trustee, Wenatchee Valley Community College District No. 15: SGA 9211
Willkerson, Juli, director, Department of Community, Trade and Economic Development: *SGA 9388 (2006)
Wilkinson, Roy, trustee, Cascadia Community College District No. 30: *SGA 9291 (2006)
Willis, Elizabeth A., trustee, Pierce Community College District No. 11: *SGA 9212 (2005)
Winsley, Shirley, member, Board of Tax Appeals: *SGA 9213 (2006)
Winsor, Robert W., member, Clemency and Pardons Board: SGA 9214
Wiseman, Eric, trustee, State School for the Blind: SGA 9215
Wolfman, Mark, trustee, Cascadia Community College District No. 30: *SGA 9302 (2006)
Worthy, Michael, member, Higher Education Coordinating Board: *SGA 9285 (2005)
Yates, Cindi, director, Department of Revenue: *SGA 9328 (2006)
Yokota, Yvonne M., member, Interagency Committee for Outdoor Recreation: SGA 9217
Yu, Judy, trustee, Central Washington University: *SGA 9218 (2005)

GUNS (See FIREARMS)

HANDICAPPED PERSONS (See DEVELOPMENTALLY DISABLED; DISABLED PERSONS)

HARASSMENT (See also CRIMES)

Antiharassment protection orders, hearing procedures: *HB 1294, CH 144 (2005), SB 5434
Antiharassment protection orders, municipal court jurisdiction: *HB 1296, CH 196 (2005), SB 5435
Cyberbullying, school harassment prevention policies: SB 5849, ESSB 5849
Violation of antiharassment orders, third violation penalized as class C felony: HB 1186, SB 5209

HARBOR AREAS

Construction of bridges and trestles over waterways, city and county rights: HB 1657, *SHB 1657, CH 58 (2005), SB 5437, SSB 5437
Growth management, critical areas safe harbor agreements: SB 6562, SSB 6562
Harbor lines, authority to regulate: SB 5007

HATE CRIMES (See CRIMES)

HAZARDOUS MATERIALS

Ammonia, unlawful storage: HB 1073, HB 2263
Children's environmental health and protection advisory council: SB 5188, SSB 5188
Fire fighter training, removal of hazardous materials prior to planned burning of structures: SB 5931, SSB 5931
Hazardous substances used for medical purposes or industrial processes, transport and storage: HB 1474, SB 5357, SB 5445, ESSB 5445
Initiative 297, clarifications regarding hazardous materials regulations: HB 1474, SB 5445, ESSB 5445
Lead paint hazard education and awareness strategy: HB 1653, SHB 1653
Lead-based paint activities, public health education program: SB 5189
Polybrominated diphenyl ethers, sales of products containing: HB 1488, SHB 1488, E2SHB 1488, SB 5515, SSB 5515, 2SSB 5515
Railroad inspections, utilities and transportation commission authority: SB 5106
Toxics exposure reporting and tracking review panel: SB 5030

HAZARDOUS WASTE

Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
Heavy metals soil contamination, safe playground soils program: SB 5125, SSB 5125, 2SSB 5125
Heavy metals soil contamination, school and child care facility certification program: HB 1605

Model toxics control act, ecology department lien authority to recover remedial actions costs: HB 1866, SHB 1866, SB 5449, *SSB 5449, CH 211 (2005)

Property acquired in drug forfeiture action: HB 1208, *SHB 1208, CH 191 (2005), SB 5770

Uniform environmental covenants act: SB 6517

HEALTH CARE (See also LONG-TERM CARE; MEDICAL RECORDS; NURSING HOMES)


Arthritis pilot project: HB 1532

Asthma, prevention and treatment policies and programs: HB 1904, SB 5841, *SSB 5841, CH 462 (2005)

Basic health plan, access and eligibility: HB 2060, ESHB 2060, HB 2398, HB 2540, ESHB 2540

Basic health plan, health care responsibility act: HB 1702, SB 5637, SSB 5637

Basic health plan, identity of proposed beneficiary's employer: HB 1486

Basic health plan, preexisting condition limitation requirements: HB 2455, SHB 2455

Basic health plan, report on recipients' employment status: SB 6759, SSB 6759

Basic health plan, small employers: SB 5722

Basic health plan, students under temporary visas: *HB 1170, CH 188 (2005)

Basic health plan, study: SB 5536, SSB 5536

Biomonitoring as part of the environmental health tracking program: SB 6513, SSB 6513

Blood donation, placental and umbilical cord pilot projects: HB 2474

Blood-drawing procedures by research staff in homes of study participants, certification exemption: HB 3136, *ESSB 6391, CH 242 (2006), SB 6690, SSB 6690

Blue ribbon commission on health care cost and access: SB 6469, SSB 6469


Cancer, notice of breast cancer risks related to abortion: SB 5820

Centralized technology assessment pilot project, scientific evidence of evolving procedures: SSB 5748, SB 5924

Chemotherapy and anticancer drugs, business and occupation tax exemption: HB 3086, SB 6623

Children, kids get care service delivery model for preventative and well-child services: HB 1516, SHB 1516, 2SHB 1516

Clinical information technologies, business and occupation tax credit for physicians: SB 5392, SSB 5392

Community health care collaborative grant program: HB 3146, SB 6459, SSB 6459, *2ESB 6459, CH 67 (2006)

Community health centers, business and occupation tax deduction for certain nonprofits: *SB 5857, CH 86 (2005)

Comprehensive cancer center, property tax exemption: HB 1376, *ESHB 2314, CH 514 (2005), SB 5398

Coordinated quality improvement programs, qualifications: SHB 1291, 2E2SHB 1291, HB 1782, HB 2295

Death with dignity act, terminally ill may request medication to die: SB 6843

Debts for services, homestead exemption: HB 2571, SHB 2571

Denturists, insurer preferred provider networks: HB 1540, SB 5656

Directives, development and distribution of information: SB 5815

Disputes, independent review fee schedule: *HB 1140, CH 54 (2005), SB 5159

Evidence-based medicine, medical quality advisory committee: HB 2969

Genetic counselors, licensing: HB 1988


Health disparities, governor's interagency coordinating council on: *2SSB 6197, CH 239 (2006)

Health disparities, governor's interagency council on: HB 3096, SB 6197, SSB 6197

Health impact assessments: HB 3097, SB 6195, SSB 6195, 2SSB 6195

Home medical equipment, tax exemptions: HB 2047, SB 6300, SB 6784

Indigent emergency medical care account, excess awards of noneconomic damages in actions resulting from health: HB 3135

Information act, consistency with health insurance privacy regulation: HB 1300, SB 5158, *ESSB 5158, CH 468 (2005)

Information and planning, office of: SB 5748

Information technology systems, adoption of: HB 2573, *SHB 2573, CH 103 (2006), SB 6307

Information, advisory board and study of electronic medical records: SB 5064, *SSB 5064, CH 261 (2005) PV

Information, disclosure and authorization provisions: HB 1053, SB 5054, SSB 5054

Information, disclosure of certain information for law enforcement purposes: SB 6106, *ESSB 6106, CH 235 (2006)

Informed consent for medical services for minors, persons allowed to give: HB 1281, *SHB 1281, CH 440 (2005)

Initiative 330, health care liability reform: SI 330, HI 330

Initiative 336, health care quality protections and supplemental malpractice insurance: SI 336, HI 336
Injuries resulting from hospital notice of unanticipated outcomes: SB 5065, *SSB 5065, CH 118 (2005)
Insurance, access to individual coverage through state health insurance pool: HB 2133, SB 5888
Insurance, business and occupation tax credit for employers: HB 1957
Insurance, business and occupation tax deduction for health care provided by small employers: HB 2728
Insurance, commissioner authorized to review and approve individual benefit plan rates: HB 2499, SB 6233
Insurance, community rates for health benefit plans: *HB 2972, CH 100 (2006), SB 6761
Insurance, conscience clause: HB 2231
Insurance, coverage for members of legislature: SB 6871
Insurance, enrollee card to indicate copayment amount: HB 3204
Insurance, grievance and appeal process: HB 1669, SB 5607, SSB 5607
Insurance, health care insurance pool membership and provisions: SB 6831
Insurance, health care liability system reform: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Insurance, health care responsibility act: HB 1702, SB 5637, SSB 5637
Insurance, health care premium and prepayment tax exemption: HB 2500, *SHB 2500, CH 104 (2006), SB 6232, ESSB 6232
Insurance, health savings accounts and high deductible plan options for public employees: SSB 5202, 2SSB 5202, SB 6130, SSB 6130
Insurance, health savings accounts option for public employees: *EHB 1383, CH 299 (2006), HB 2557, SB 5202
Insurance, legislative/executive task force on access, delivery, and financing: HB 2067
Insurance, liability limits for actions related to state health pool: HB 1507, SHB 1507, SB 5473, SSB 5473
Insurance, mandates: HB 1685, SHB 1685, SB 2262
Insurance, market stabilization pool: HB 1910, SB 5861
Insurance, minimum labor standards for employers health service expenditures: HB 2517, SB 2517, SB 6356, SSB 6356
Insurance, moratorium on new mandates: HB 1686
Insurance, neurodevelopmental therapies: SB 5771
Insurance, omnibus civil liability reform: HB 2279, SB 6072
Insurance, pool coverage eligibility: HB 2398, HB 2540, ESHB 2540
Insurance, private employer enrollment in health care authority programs: HB 1221, SB 5472
Insurance, provider contracts and unfair practices: HB 2942, ESHB 2942, HB 2943, ESHB 2943, HB 2944
Insurance, retainer health care practices: HB 2404, SHB 2404, SB 6212
Insurance, right of conscience for insurance providers: HB 1654, SB 5851
Insurance, small business assist program: HB 2069, SHB 2069, E2SHB 2069, SSB 5722, 2SSB 5722, SB 6018
Insurance, small business health savings accounts: SB 5980, SB 6049
Insurance, small employer plan options: HB 1686
Insurance, small employers and their employees: HB 1684, SB 5982
Insurance, small group health benefit plans: HB 2121
Insurance, small group health benefit plans and health savings accounts: HB 2199, HB 2555, SB 5981
Insurance, state health plan administrative burden relief: HB 1590
Insurance, state pool rate setting in consultation with insurance commissioner: SSB 5888
Insurance, study of statutory requirements for coverage: EHB 3310
Insurance, tricare supplemental for state employees: *SB 5391, CH 46 (2005)
Johns Hopkins University Atlantic cardiovascular patient outcomes research team elective angioplasty study: HB 2888, SB 6632, SSB 6632
Kidney care quality improvement act: *HJM 4023 (2006), SJM 8025
Kidney disease, glomerular filtration rate when testing for serum creatinine levels: HB 2792, SB 6677
Legitimate medical practice, state's right to define: HJM 4037
Marijuana for medicinal purposes, states to decide: HJM 4028, HJM 4033, SJM 8028
Marijuana, clarification of laws regarding medical use: SB 5943, SSB 5943
Medical malpractice, reforms: *2SHB 2292, CH 8 (2006)
Medicine and surgery, scope of practice regulation: SJR 8216
Municipalities and political subdivisions, medical coverage for elected officials and commissioners: HB 3100, SB 6721
Nerve conduction tests and needle electromyography: SB 6011
Patient safety measures: *2SHB 2292, CH 8 (2006)
Physician referrals to health care facilities or radiology services, conflict of interests restriction: HB 2310
Physicians, tax on services: HB 1088
Postpartum depression, public information campaign: HB 1427, *SB 5898, CH 347 (2005)
Prostate cancer, insurance coverage for screening: SB 6188, *SSB 6188, CH 367 (2006)
Prostate cancer, resources for education: SJM 8017
Protecting the unborn, abortion restrictions and cloning prohibitions: HB 2231
Quality assurance committees and information sharing: HB 1569, *SHB 1569, CH 33 (2005), *EHB 2254, CH 291 (2005), SB 5698, SSB 5698
Right of conscience, immunity from liability for refusal of services: HB 2231
Services provided to government, business and occupation tax exemption: HB 2327
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Stem cell research and human cloning, regulations and advisory committee: EHB 1268
Transport vehicles, specialized commercial vehicles for persons with disabilities: *HB 1237, CH 193 (2005), SB 5653
Veterans, permanent health care for veterans with war-related problems: HIM 4007

HEALTH CARE AUTHORITY
Basic health plan, access and eligibility: HB 2060, ESHB 2060, HB 2398, HB 2540, ESHB 2540
Basic health plan, preexisting condition limitation requirements: HB 2455, SHB 2455
Basic health plan, report on recipients' employment status: SB 6759, SSB 6759
Blue ribbon commission on health care cost and access: SB 6469, SSB 6469
Centralized technology assessment pilot project, scientific evidence of evolving procedures: SSB 5748, SB 5924
Community health care collaborative grant program: SB 6459, SSB 6459, *E2SSB 6459, CH 67 (2006)
Directives, development and distribution of information: SB 5815
Electronic medical records, advisory board and study: SB 5064, *SSB 5064, CH 261 (2005) PV
Evidence-based medical principles to develop performance measures: HB 1512, *SHB 1512, CH 446 (2005), SB 5390, SSB 5390
Health care insurance, fees for large employers who do not provide insurance to employees: HB 1702, SB 5637, SSB 5637
Health insurance market stabilization pool: HB 1910, SB 5861
Hospitals, information technology systems: HB 2573, *SHB 2573, CH 103 (2006), SB 6307
Information and data, statewide use and application of best available: SSB 5748
Medical flexible spending account: *HB 1286, CH 143 (2005)
Office of health information and planning: SB 5748
Pharmacy benefits, federal employer subsidy for retiree benefits: *HB 1287, CH 195 (2005)
Pool coverage, eligibility: HB 2398, HB 2540, ESHB 2540
Private employer enrollment in programs: HB 1221, SB 5472
Small business assist program: HB 2069, SHB 2069, E2SHB 2069, SSB 5722, SSB 5722, SB 6018
State purchased health care programs, administrative relief: HB 1590
Tricare supplemental insurance policy: *SB 5391, CH 46 (2005)
Tricare supplemental insurance removed from definition of health plan: SB 6187
Worksite health promotion program: SB 5751, SSB 5751, SB 6363, SSB 6363

HEALTH CARE FACILITIES
Abortion, reports to be kept by hospitals and facilities and sent to department of health: SB 5836
Community health centers, business and occupation tax deduction for certain nonprofits: *SB 5857, CH 86 (2005)

Free-standing health clinics, licensure and regulation study: SB 5839

Patient safety, disclosure and analysis of adverse events: HB 1243, SHB 1243, HB 2279, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6072, SB 6087

Physician referrals to health care facilities or radiology services, conflict of interests restriction: HB 2310

**HEALTH CARE INSURANCE** (See INSURANCE)

**HEALTH CARE PROFESSIONS**

Abortions, nonphysicians prohibited from performing: HB 1774

Actions for injuries resulting from health care, mandatory mediation requirements: SB 5413, SSB 5413

Background checks: HB 2431, SHB 2431

Birth-related injury compensation plan: HB 1859

Blood-drawing procedures by research staff in homes of study participants, certification exemption: HB 3136, *ESSB 6391, CH 242 (2006), SB 6690, SSB 6690

Business and occupation tax reduction for certain medical services: HB 1275

Community health care collaborative grant program: HB 3146, SB 6459, SSB 6459, *E2SSB 6459, CH 67 (2006)

Coordinated quality improvement programs, qualifications: SHB 1291, 2E2SHB 1291, HB 1782, HB 2295

Death with dignity act, terminally ill may request medication to die: SB 3136

Disaster medical assistance teams: HB 2539, SHB 2539

Disciplinary act, work group review of complaint processing and sanction determination phases: HB 1071, SHB 1071, E2SHB 1071


Disputes, independent review fee schedule: *HB 1140, CH 54 (2005), SB 5159

Genetic counselors, licensing: HB 1988

Home care agencies, vendor rate study: HB 1787, SB 5801


Hospital safe patient handling program: HB 1672, *ESHB 1672, CH 165 (2006)

Human cloning prohibited: HB 1775

Immunity for claim of unprofessional conduct against another health professional: HB 1548, SB 5764

Immunizing agents, tax deduction for health care providers: HB 3313

Individual home care providers, personal information protections: HB 1868, SSB 5132, SB 5800

Information technology, business and occupation tax credit: HB 2554


Initiative 330, health care liability reform: SI 330, HI 330

Initiative 336, health care quality protections and supplemental malpractice insurance: SI 336, HI 336

Injuries resulting from health care, apologies and settlement offers inadmissible as evidence: SHB 1291, 2E2SHB 1291, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Injuries resulting from health care, burden of proof: HB 2915

Injuries resulting from health care, early settlement: HB 2510

Injuries resulting from health care, expert witness qualifications: HB 1224, SHB 1224, HB 1860, HB 1860, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Injuries resulting from health care, joint task force to study dispute resolution alternatives: HB 1777

Injuries resulting from health care, limitations of actions: HB 1858, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Injuries resulting from health care, limits noneconomic damages and attorney's fees: SB 6063

Injuries resulting from health care, voluntary arbitration: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Injuries resulting from health care, notification and settlement provisions: HB 1861, HB 1946

Injuries resulting from health, parties liable for damages: HB 1862

Intercollegiate athletic programs, regulations for team medical professionals: HB 1961

Licenses, fee equitability: HB 2112

Long-term care, payment of providers for medically needy consumers: HB 1786, SB 5799

Malpractice, insurance cancellation and renewal: HB 1225, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Malpractice, insurance claim and settlement report to insurance commissioner: HB 1933, SHB 1933, 2SHB 1933, HB 1937, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Malpractice, insurance rate filings: HB 1929, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6038, SB 6087

Malpractice, insurance reform: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Malpractice, insurance underwriting: HB 1223, SHB 1223, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Malpractice, omnibus civil liability reform: HB 2279, SB 6072
Malpractice, reforms: HB 1686
Malpractice, supplemental insurance program: HB 1809, SB 5785
Mental health professionals and crisis outreach workers, safety measures to protect: HB 2912, SHB 2912, 2SHB 2912
Mental health providers authorized to provide services to medicaid enrollees: HB 2113, SB 5919
Mental health, study of worker caseloads: HB 2913
Nurses, license surcharge to fund central nursing resource center: HB 1353, SHB 1353, SB 5599, *ESSB 5599, CH 268 (2005)
Patient safety fee and set aside: HB 1291, SHB 1291, 2E2SHB 1291, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072
Patient safety, disclosure and analysis of adverse events occurring in medical facilities: HB 1243, SHB 1243, HB 2279, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087
Pharmaceutical manufacturers, marketing activities and gift disclosures: HB 1889, SB 5149, SSB 5149
Prescriptions, legibility requirements: SHB 1291, 2E2SHB 1291, HB 1780, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087
Protecting the unborn, abortion restrictions and cloning prohibitions: HB 2231
Retired primary and specialty care providers, liability malpractice insurance program: *HB 1534, CH 156 (2005), SB 5494
Retired volunteer medical worker license, emergency or disaster services: HB 1850, *ESHB 1850, CH 72 (2006), HB 2994
Right of conscience provisions: HB 1654, SB 5851
Services provided to government, business and occupation tax exemption: HB 2327
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Stem cell research and human cloning, regulations and advisory committee: EHB 1268
Unprofessional conduct, license revocation: HB 1071, SHB 1071, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Unprofessional conduct, sanctions: SB 5636

HEALTH CARE SERVICE CONTRACTORS
Maximum capital and surplus accumulations, limits: HB 2795

HEALTH DEPARTMENTS, LOCAL
Boards, mayor and county executive as members: HB 1979
On-site sewage, enhanced certification program for marine areas: HB 1458, SHB 1458, SB 5431
On-site sewage, program implementation plans for marine areas: E2SHB 1458, *3SHB 1458, CH 18 (2006), SSB 5431, 2SSB 5431
On-site sewage, removal of nitrogen in Hood Canal aquatic rehabilitation zone: HB 3039, SHB 3039
Public health obligations, funding: HB 1818

HEALTH DISTRICTS
Local public health obligations, funding: HB 1818

HEALTH MAINTENANCE ORGANIZATIONS
Maximum capital and surplus accumulations, limits: HB 2795
Taxes and assessments for medicaid, medical assistance, and basic health plan prepayments: *HB 1690, CH 405 (2005)

HEALTH STUDIOS
Contracts for services, restrictions: SB 5810
Initiation fees and dues, tax exemptions eliminated: HB 1529
Physical fitness services, taxation: HB 3062, SB 5066, SB 5824, SB 6757

HEALTH, DEPARTMENT
Abortion, licensing of clinics: HB 2231
Abortion, reports to be kept by hospitals and facilities and sent to department: SB 5836
Arthritis pilot project: HB 1532
Asthma, prevention and treatment policies and programs: HB 1904, SB 5841, *SSB 5841, CH 462 (2005)
Blue ribbon commission on health care cost and access: SB 6469, SSB 6469
Boarding homes, facility construction review process: HB 1591
Boarding homes, standards for small boarding homes: *SHB 1591, CH 505 (2005) PV
Children, kids get health care service delivery model for preventative and well-child services: HB 1516, SHB 1516, 2SHB 1516

Coordinated quality improvement programs, qualifications: SHB 1291, 2E2SHB 1291, HB 1782, HB 2295
Family counseling pilot program, family preparation program: SB 6664
Free-standing health clinics, licensure and regulation study: SB 5839
Genetic counselors, licensing: HB 1988
Health care disputes, independent review fee schedule: *HB 1140, CH 54 (2005), SB 5159
Health care professionals, disciplinary and unprofessional conduct provisions: HB 2974, *SHB 2974, CH 99 (2006)
Health care professionals, licensing fee equitability: HB 2112
Health care professionals, sanction process for unprofessional conduct violations: SB 5636
Health care professionals, work force supply and demographics survey: HB 2399, SHB 2399, 2SHB 2399, HB 3049, SB 6193, SSB 6193, *2SSB 6193, CH 236 (2006)
Health care professions disciplinary act, work group review: HB 1071, SHB 1071, E2SHB 1071
Health impact assessments: HB 3097, SB 6195, SSB 6195, 2SSB 6195
Homeless persons, standards for temporary housing and encampments: HB 1585
Hospital-acquired infections, reporting provisions: HB 1015, SHB 1015, E2SHB 1015
Hospitals, staffing plan for nursing services and recordkeeping and reporting: HB 1372
Infant screening services, fees: HB 1537, SB 5491
Infant screening services, fees and study of funding mechanisms: SB 5599
Johns Hopkins University Atlantic cardiovascular patient outcomes research team elective angioplasty study: HB 2888, SB 6632, SSB 6632

Lead paint hazard education and awareness strategy: HB 1653, SHB 1653
Lead-based paint activities, public health education program: SB 5189
Mold in schools, testing for toxic mold: HB 2177
Noise control, bass sound harmonics study: SSB 5043
Nurses, license surcharge to fund central nursing resource center: HB 1353, SHB 1353, SB 5599, *ESSB 5599, CH 268 (2005)

On-site sewage, enhanced certification program for marine areas: SHB 1458
Patient safety fee and set aside: HB 1291, SHB 1291, 2E2SHB 1291, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072
Patient safety, disclosure and analysis of adverse events occurring in medical facilities: HB 1243, SHB 1243, HB 2279, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6072, SB 6087
Physicians, tax credits for serving uninsured, medicare, and medicaid patients: HB 2031, HB 2136, SB 2292, *2SHB 2292, CH 8 (2006)
Polybrominated diphenyl ethers, sales of products containing: HB 1488, SHB 1488, E2SHB 1488, SB 5515, SSB 5515, 2SSB 5515
Postpartum depression, public information campaign: HB 1427, *SB 5898, CH 347 (2005)
Public health financing committee, joint: HB 1737, SHB 1737, SB 5715
Quality improvement committee, confidentiality: HB 1148, SB 5146, *SSB 5146, CH 169 (2005)
Reports to be kept by physicians and sent to department of health: HB 2231
Retired primary and specialty care providers, liability malpractice insurance program: *HB 1534, CH 156 (2005), SB 5494
School health aide, program and registration: HB 1624
Schools, drinking water quality standards: HB 1123, SB 5029, SSB 5029
Secretary of health, authority to administer grants: HB 1536, *SHB 1536, CH 32 (2005), SB 5495, SSB 5495
Shellfish, biotoxin testing and monitoring funds to carry over: SB 5169, *SSB 5169, CH 416 (2005)
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Tattooing and body piercing, sterilization standards and requirements: HB 2090, HB 2335, SHB 2335

HEALTH, STATE BOARD

Children's environmental health and protection advisory board: SB 5188, SSB 5188
HEARING AIDS
Insurance coverage: HB 1336, SHB 1336, SB 5277

HEATING
Heating oil pollution liability protection act, customers of special fuel dealers covered: HB 1821, SHB 1821
HVAC/R mechanics and contractors, regulations integrated into plumbers provisions: HB 3177, SB 6772
Solar hot water equipment, sales and use tax exemptions: *2SHB 2799, CH 218 (2006)
Solar hot water equipment, sales tax exemption: HB 2799, SHB 2799

HEPATITIS
Hepatitis C state data base, awareness and education campaign: SSB 6183, 2SSB 6183
Hepatitis C state plan, funding: HB 1535, SB 5493, SSB 5493
Hepatitis C state registry, awareness and education campaign: SB 6183

HIGH CAPACITY TRANSPORTATION SYSTEMS (See PUBLIC TRANSIT; TRANSPORTATION)

HIGH-OCUPANCY VEHICLE LANES (See ROADS AND HIGHWAYS)

HIGHER EDUCATION (See COLLEGES AND UNIVERSITIES; COMMUNITY AND TECHNICAL COLLEGES)

HIGHER EDUCATION COORDINATING BOARD
Admissions, nontraditional course schedules and integrated academic and vocational curricula: HB 2277
Capital projects, prioritization process: HB 2278
College and career readiness centers, work group and study: SB 6821, ESSB 6821
College-readiness standards: HB 2929
Deaf, grants to develop training programs for teachers of: HB 1122
Financial aid, office of student assistance: SB 5629
Foster care endowed scholarship program: HB 1050, SHB 1050, *2SHB 1050, CH 215 (2005) PV
Gender equity reporting: SB 5625
Historically Black college fund pilot project: SB 5303
North Snohomish State College: HB 2142, SB 5425
Strategic direction and performance measures for higher education: HB 1434, SB 5868
Student associations, study: SHB 2107
Tuition waivers, review and prioritization: HB 1986, SHB 1986

HIGHWAYS (See ROADS AND HIGHWAYS)

HISPANIC-AMERICANS
Higher education, endowed scholarship program: SB 5021
Latino accessibility to higher education, joint select committee: SCR 8401

HISTORIC PRESERVATION
Community preservation authorities: HB 3207, ESHB 3207
Department of archaeology and historic preservation: HB 1706, SB 5056, SSB 5056, *2SSB 5056, CH 333 (2005)
Documents, county auditors’ recording surcharge increase: *HB 1386, CH 442 (2005), SB 5458, SSB 5458
Historic county courthouse grant program: HB 1352, SB 5331, SSB 5331
Historic property, property tax exemption: SB 5298, SSB 5298
Historic property, tax exemption for municipal corporation property: HB 1239, SHB 1239, SB 5154, SSB 5154, *2SSB 5154, CH 170 (2005)
Hood Canal, program to record and document oral histories: HB 1883, ESHB 1883
Ice age floods national geologic trail: *SJM 8000 (2005)
Native American cultural resources information, public disclosure exemption: HB 2675, SHB 2675, *SB 6429, CH 86 (2006)
Sandman foundation, funding: HB 1726, SB 5847

HISTORICAL SOCIETIES
Burke memorial museum, funding from sale of logs and wood: SB 5017, SSB 5017
Historic automobile museum, sales and use tax deferrals: HB 2134, *ESHB 2314, CH 514 (2005), SB 5990

HIV (See AIDS)

HOLIDAYS AND OBSERVANCES
Rosa Parks day: HB 3284

HOLOCAUST
International commission on holocaust-era insurance claims, performance audit of: SJM 8023

HOME CARE (See LONG-TERM CARE)

HOME SCHOOLING (See SCHOOLS AND SCHOOL DISTRICTS)

HOMELESS PERSONS
County task forces to develop plans for housing: SB 5767, *SSB 5767, CH 485 (2005)
Ending homelessness program: HB 2650, SHB 2650
Faith communities allowed to host temporary encampments for the homeless: HB 3234, SHB 3234
Homeless camps, siting: HB 1235
Housing, ending homelessness act: HB 2163, SHB 2163
Housing, homeless housing act: HB 1810
Housing, homelessness housing and assistance act: *ESHB 2163, CH 484 (2005) PV
Statewide effort to assist: HJM 4013
Temporary housing and encampments, standards: HB 1585

HOMEOWNER ASSOCIATIONS
Amendment procedure for governing documents: SB 5559, SSB 5559
Dispute resolution services: SB 5561
Dispute resolution, arbitration requirements: SB 6202
Disputes, conflicts between statutes and governing documents of homeowners' associations: SB 6228
Dissolution procedures: SB 5547
Email addresses, privacy protection: SB 5560
Fire resistant roofing, limits on restrictions: HB 2191
Meetings and administrative provisions: HB 1477
Political yard signs, limits on restrictions: SB 5410, SB 6064, *SSB 6064, CH 179 (2005)

HOMOSEXUALS (See SEXUAL ORIENTATION)

HOOD CANAL
Aquatic rehabilitation account: HB 3282, *SHB 3282, CH 366 (2006)
Aquatic rehabilitation zone: HB 1060, SHB 1060, HB 2081, *SHB 2081, CH 478 (2005), SB 5693
General obligation bonds, Hood Canal aquatic rehabilitation program: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006)
Geoduck harvest limits: HB 1896
Geoduck pilot program for planting in Hood Canal aquatic rehabilitation zone: HB 3199, SHB 3199
On-site sewage grant program: EHB 2105
On-site sewage, program implementation plans for marine areas: E2SHB 1458, *3SHB 1458, CH 18 (2006), SSB 5431, 2SSB 5431
On-site sewage, removal of nitrogen: HB 3039, SHB 3039
On-site sewage, sales and use tax exemptions for systems in aquatic rehabilitation zones: HB 3142
On-site sewage, study of nitrogen contributions: HB 3287, SHB 3287, 2SHB 3287
Oral histories, program to record and document: HB 1883, ESHB 1883
Rehabilitation program: HB 2097, *ESHB 2097, CH 479 (2005)
Sewage treatment systems, extension or expansion in rural areas: HB 2086, SHB 2086

**HORSE RACING COMMISSION**


Licenses, application information disclosure exemption: HB 2071, SHB 2071, SB 5951, *SSB 5951, CH 349 (2005)

**HORSES AND HORSE RACING**


Licenses, application information disclosure exemption: HB 2071, SHB 2071, SB 5951, *SSB 5951, CH 349 (2005)

Problem gambling, tax to fund account and program: HB 1031, *ESHB 1031, CH 369 (2005), SB 5037, SSB 5037, 2SSB 5037


**HOSPITALS**

Abortion, reports to be kept by hospitals and facilities and sent to department of health: SB 5836

Ambulatory surgical centers, reports to health department regarding procedures and drugs: SB 6189

Anatomic gifts, procedures: HB 1763

Benefit zones, financing: HB 2670, *SHB 2670, CH 111 (2006), SB 6395

Billing information provided to patients upon discharge, requirements: *ESSB 6189, CH 60 (2006)

Birth-related injury compensation plan: HB 1859

Charity care and debt collection, notice of policies: E2SHB 2574

Charity care and debt collection, payment installment plans: HB 2574, SHB 2574


Infections acquired in hospitals, reporting provisions: HB 1015, SB 1015, E2SHB 1015

Information technology systems, adoption of: HB 2573, *SHB 2573, CH 103 (2006), SB 6307

Initiative 330, health care liability reform: SI 330, HI 330

Initiative 336, health care quality protections and supplemental malpractice insurance: SI 336, HI 336

Injuries resulting from health care, burden of proof: HB 2915

Injuries resulting from health care, expert witness qualifications: HB 1224, SHB 1224, HB 1860, SHB 1860, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

Injuries resulting from health care, notice of unanticipated outcomes: SB 5065, *SSB 5065, CH 118 (2005)

Investigations, timeline for inspections: *HB 1533, CH 447 (2005), SB 5496

Medical assistance, payment for services provided by rural hospitals: *SHB 2289, CH 383 (2005)

Medical malpractice, reforms: HB 1686

Medical staff disputes regarding membership and privileges, arbitration: HB 1783

Nurses, staff level report compiled and posted: HB 1710

Nurses, staffing plan for nursing services and recordkeeping and reporting: HB 1372

Patient safety fee and set aside: HB 1291, SHB 1291, 2E2SHB 1291, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072

Patient safety, disclosure and analysis of adverse events occurring in medical facilities: HB 1243, SHB 1243, HB 2279, HB 2292, *2SHB 2292, CH 8 (2006), SB 6072

Patient safety, safe patient handling committee and patient care activities program: SB 6595, SSB 6595


Pricing and billing procedures, reports to health department regarding procedures and drugs: SB 6189

Quality assurance committees and information sharing: HB 1569, *SHB 1569, CH 33 (2005), *EHB 2254, CH 291 (2005), SB 5698, SSB 5698


Specialty, conditions for licensing: HB 2669, SHB 2669, SB 6278, SSB 6278

Specialty, moratorium: HB 2464

Surveys and audits, reports: *HB 1533, CH 447 (2005), SB 5496

Uncompensated care, identity of employer: HB 1486

**HOTELS AND MOTELS (See also TAXES - LODGING TAX)**

Lodging business amenities, tax exemption: SB 6796

**HOURS OF LABOR (See WAGES AND HOURS)**

**HOUSING (See also MANUFACTURED HOUSING; MOBILE HOMES; RENT)**

Affordable housing for all act: HB 2649, SHB 2649

Affordable housing incentive program, growth management provisions: HB 2984, *ESHB 2984, CH 149 (2006)
Affordable housing through density bonus incentives: HB 2324
Affordable housing through flexible short subdivisions: HB 2325, SHB 3165, SB 6589
Affordable housing, multiunit residential building construction liability revolving fund program for nonprofit organizations: HB 3070, SHB 3070, *2SHB 3070, CH 262 (2006)
Affordable housing, use of surplus property to develop: HB 3165, SHB 3165, 2SHB 3165
Assistance and affordable housing programs, administrative cap: *EHB 1074, CH 219 (2005), SB 5108, SSB 5108
Assistance program, application preference to projects utilizing apprentices: HB 1547, SHB 1547, SB 5108, SSB 5108
First-time buyer housing affordability index, impact fee elimination: HB 1959
First-time home buyer sales and use tax exemption on construction labor and services: HB 3210
Home heating fuel service contractors, regulations: HB 2776, *SHB 2776, CH 36 (2006), SB 6611
Homeless housing act: HB 1810
Homeless persons, county task forces to develop plans for housing: SB 5767, *SSB 5767, CH 485 (2005)
Homeless persons, faith communities allowed to host temporary encampments: HB 3234, SHB 3234
Homeless persons, standards for temporary housing and encampments: HB 1585
Homeless, ending homelessness act: HB 2163, SHB 2163
Homelessness housing and assistance act: *E2SHB 2163, CH 484 (2005) PV
Homelessness, ending homelessness program: HB 2650, SHB 2650
Homeowner protections and residential contractor requirements: SB 5773, SSB 5773, E2SSB 5773, SB 6740, ESSB 6740
HUD, affordable housing programs: SHJM 4009, HJM 4019
Individual development account program, low-income family assistance: HB 1408, *SHB 1408, CH 402 (2005), SB 5469, SSB 5469
Inspectors, registration program: SB 6229
Lead paint hazard education and awareness strategy: HB 1653, SHB 1653
Low-cost housing for low-income buyers, tax incentives for nonprofit organizations: SB 5183, SSB 5183
Low-cost housing for low-income buyers, tax relief: 2SSB 5183
Low-income, energy assistance: HB 2370, *SHB 2370, CH 3 (2006), SB 6285, SB 6482, SSB 6482
Low-income, local ordinance impact fee exemption: HB 2125
Low-income, short-term loans for housing development building or property acquisition: HB 2140
Low-income, tax credits for persons who make financial contributions to assistance programs: SB 6559
Multiple-unit dwellings in urban centers, definition of city in regard to tax incentive programs: HB 1742
Multiple-unit dwellings in urban centers, population density provisions for tax incentive: SB 6588, SB 6626
Multiple-unit housing rehabilitation, tenant relocation assistance: *SB 5713, CH 80 (2005)
Remodels, inspection requirements for single-family residences: SB 6156, SSB 6156
Rental assistance program for low-income persons: HB 2026, SB 6044
Rental, affordable housing through accessory dwelling units: HB 2323, SHB 2323
Rental, relocation assistance from landlords who fail to provide safe and sanitary housing: HB 1583, SB 5577, *ESSB 5577, CH 364 (2005)
Section 8 housing assistance: HJM 4009, SHJM 4009
Sex offenders, liability protection for landlords who rent to sex offenders: ESSB 6315
State agency rules, housing impact statements: HB 1950
Urban growth areas, single-family residential development in counties with certain affordability index: HB 2937
Very low-income housing projects, fund distribution: HB 1629
Veteran homeownership downpayment assistance program: *SHB 2471, CH 252 (2006)
Veteran homeownership program: HB 2471

HOUSING AUTHORITIES
Joint authorities, dissolution or deactivation procedures: HB 1601, HB 1914, SB 5590, SSB 5590, SB 5835

HOUSING FINANCE COMMISSION
Beginning farmers loan program: SB 5092, *SSB 5092, CH 120 (2005)
Debt limit increase: HB 2621, SB 6334
Veteran homeownership downpayment assistance program: *SHB 2471, CH 252 (2006)
Veteran homeownership program: HB 2471

HULK HAULERS AND SCRAP PROCESSORS (See TRUCKS AND TRUCKING)
HUMAN REMAINS
Disposition of, vesting for the right to control: HB 1175
Regulation revisions for cemeteries, funeral services, and cremation: SB 5752, *SSB 5752, CH 365 (2005)
Sale of body parts for research, restrictions: HB 2653

HUMAN RIGHTS COMMISSION
Lawful source of income, discrimination based upon: HB 2013, SB 5917
Sexual orientation, discrimination protections: HB 1515, HB 2661, *ESHB 2661, CH 4 (2006), SB 6019
Veterans and persons with military status, discrimination protections: HB 2564

HUNTING
Access to private lands, agreements to furnish money, material, or labor: SB 5234, SSB 5234
Active duty special hunt, big game hunt for military members absent during hunting season: HB 3012
Archery hunting, firearms and muzzleloaders: HB 3271
Body-gripping traps, furbearer management program and rules for traps and bait: ESB 5319
County-owned lands, hunting in county composed entirely of islands and connected to mainland by highway: SB 6598, SSB 6598
Disabled hunters and fishers advisory committee: *HB 1405, CH 149 (2005), SB 5134
Education training program, certificate exemption for active duty military personnel: SB 6358
Education training program, certificate for participants and certification of instructors: SB 6803
Education training program, course increase and applicant backlog reduction: HB 1972
Education training program, volunteers to teach: HB 2372, *SHB 2372, CH 23 (2006), SB 6804
Leashed dogs used to track injured wildlife: HB 2589
Licenses, definition of resident: *HB 1695, CH 104 (2005)
Licenses, surcharge for big and small game: SB 5234, SSB 5234
Miles driven and consumption of fuel used while hunting and operating vehicle, report: HB 3015
Multiple season big game permits: *HB 1211, CH 140 (2005), SB 5225, SSB 5225
Obstructing the lawful taking of wildlife or fish, civil penalty against local government: HB 1926
Safety for children, supervision and minimum age for licenses: HB 1213, SHB 1213, SB 5383
Schools, restrictions on hunting near schools: SB 6616
Toxic shot, certain percent lead shot prohibited: HB 1822
Toxic shot, taxation to fund wild swan recovery account: HB 2211
Toxic shot, violations and penalties: SB 6481
Turkey, tags: HB 1215, SHB 1215, *ESB 5232, CH 15 (2006)
Unlawfully hunting on private property, penalties: HB 3268
Violations, hunting out of season: HB 1696, *ESHB 1696, CH 406 (2005), SB 5683

HYDRAULIC PERMITS
Environmental quality permit, application review of compliance history: SB 5688
Fees, inspection of hydraulic works: SB 5528
Flood control and stream bank restoration pilot program: HB 1354
Port districts, environmental permitting authority: HB 2234
Project approval program, application and permitting process revisions: HB 1083, SB 5095
Project approval program, fees: HB 1263
Project approval program, fish and wildlife department pilot project: HB 1263
Project approval program, general revisions: HB 1346, *2SHB 1346, CH 146 (2005)
Project approval program, integration with natural resources and fish and wildlife departments: HB 1263
Project approval program, legislative intent to clarify fish and wildlife department authority: SHB 1083, SHB 1346
Project approval program, maintenance or mitigation agreement: HB 1083, SB 5095
Project approval program, natural resources department as lead agency regarding forest practices applications: HB 2739
Project approval program, permit appeals process: HB 2710
Riparian flood damages, permit application: HB 2373
Small scale prospecting and placer mining, aquatic lands requirements: HB 1422
HYDROELECTRIC DEVELOPMENTS
Use of hydroelectric power recognized and encouraged: HB 2103

IDENTIFICATION
Documents created by state or local governmental agencies, guidelines to protect privacy: HB 2521
Documents, nongovernmental entity may only electronically read identification documents: HB 2787, SB 6822
Identicards, fee increase: HB 2312, SHB 2312, SB 5138, SSB 5138
Identicards, individual allowed to have driver's license and identicard: SB 6286
Identicards, proof of legal United States presence: SB 5313
Office of privacy protection, personal information protection: SB 5327, SSB 5327
Personal information security breaches, security freeze on credit report: SB 6665

IDENTITY THEFT (See CRIMES)

IMMIGRATION
Crime victims and witnesses, law officers may not inquire about immigration status: SB 5648
Enforcement of federal laws, limits on law enforcement officers' authority: SB 5647
Federal legislation to prohibit alien trafficking: SJM 8026
Immigrant students, forward start pilot program: HB 2037
Immigrant students, program and joint task force on educational needs of recent immigrants: SHB 2037

IMMUNITY
Amber alert, civil immunity for broadcasters: HB 1518, *SB 5453, CH 128 (2005)
Financial institutions, employer providing information regarding employee job performance: HB 1544, SB 5533
Health professional, claim of unprofessional conduct against another health professional: HB 1548, SB 5764
Injury as a result of engaging in misdemeanor or gross misdemeanor, defense in civil actions: SB 5300
Inmate education programs and chaplains, state immunity for claims made by volunteers to: HB 2744
Sex offenders, liability protection for landlords who rent to sex offenders: ESSB 6315
Skate parks, fees and liability immunity: HB 1643, SHB 1643, SB 5511, SSB 5511
Social and health services department, liability arising from acts or omissions of workers: HB 2164
Torts, liability limits for governmental entities: SB 6060, SB 6215
Volunteer health care providers, immunity from liability during an emergency or disaster: SB 6902

IMMUNIZATION
Immunizing agents, tax deduction for health care providers: HB 3313

IMPACT FEES (See also FEES)
Fire protection facilities, proceeds for: HB 1793, SB 5210
First-time buyer housing affordability index, fee elimination: HB 1959
Local ordinances, low-income housing exemption: HB 2125
Manufactured housing communities, impact fees: HB 1373
Real estate excise tax, local option taxes in lieu of impact fees: SHB 2196
Transportation department authority to impose: SB 5164

IN-HOME CARE PROVIDERS (See HEALTH CARE PROFESSIONS)

INCOME TAX (See TAXES - INCOME TAX)

INDETERMINATE SENTENCE REVIEW BOARD
Membership revisions: *EHB 3261, CH 313 (2006) PV
Overcrowding and operating capacity maximum, offender population reduction: HB 1993, SB 5915
Victims allowed input at hearings: *EHB 3261, CH 313 (2006) PV

INDIANS
Bureau of Indian affairs-funded schools, records checks for employees and applicants: HB 2946, SHB 2946, SB 6657
Cigarette tax agreements, additional tribes: *HB 1915, CH 208 (2005), SB 5814
Cowlitz Tribe, higher education resident tuition eligibility: *ESHB 1607, CH 163 (2005)
Enrollment cards as ID to purchase alcohol or tobacco: *SHB 1496, CH 206 (2005)
Enrollment cards as ID to purchase alcohol or tobacco and for voter registration: HB 1496, SB 5566, SSB 5566
Foster care agencies, location on or near reservations: HB 2148, HB 3182, *SHB 3182, CH 90 (2006)
Fuel tax contracts, motor vehicle fuels and special fuels: SB 6869
Gaming, state consent for federal court jurisdiction in Indian gaming compact: SB 6856
Gaming, tribal community impact contributions: HB 2508
Native American cultural resources information, public disclosure exemption: HB 2675, SHB 2675, *SB 6429, CH 86 (2006)
Off-reservation tribal gaming, compacts: HB 2657, HB 3129, SB 6301, SSB 6301
Running start, public tribal colleges: HB 1399, *SHB 1708, CH 207 (2005) PV
Sales and use taxes, concurrent taxing jurisdictions of tribal municipalities and the state: HB 1721
Samish Indian Nation, higher education resident tuition eligibility: HB 1607, *ESHB 1607, CH 163 (2005)
Specialized forest products, exemption: HB 2749
State health board, member of the American Indian health commission: HB 2887, 6196, *SSB 6196, CH 238 (2006)
State health board, tribal representative: SB 6009
Tribal history and cultural curriculum in public schools: HB 1495, *SHB 1495, CH 205 (2005), SB 5655
Tribal police officers, certification: *HB 2367, CH 22 (2006), SB 6404
Wenatchi band of Indians, limited ceremonial and subsistence salmon fishery: SB 5934

INDIGENTS
Affordable housing, multiunit residential building construction liability revolving fund program for nonprofit organizations: HB 3070, SHB 3070, *2SHB 3070, CH 262 (2006)
Civil legal aid office and oversight committee: HB 1747, *SHB 1747, CH 105 (2005), SB 5685
Indigent emergency medical care account, excess awards of noneconomic damages in actions resulting from health care: HB 3135
Local transit agency motor vehicle excise tax, exemption: SB 6583
Public defense services, grant program and funding: HB 1542, SHB 1542, *2SHB 1542, CH 157 (2005), SB 5531
Veterans, county assistance programs for indigent veterans and families: HB 1189, *SHB 1189, CH 250 (2005), SB 5393, SSB 5393

INDUSTRIAL DEVELOPMENT (See ECONOMIC DEVELOPMENT)
INDUSTRIAL INSURANCE (See WORKERS' COMPENSATION)
INDUSTRIAL SAFETY
Administrative appeals, costs awarded to employer when employer prevails: HB 2160
Boilers and unfired pressure vessels laws, revisions: *HB 1312, CH 22 (2005), SB 5238
Inspections, consent from owners and superior court warrants: HB 2538, *SHB 2538, CH 31 (2006), SB 6263, SSB 6263

INFANTS (See CHILDREN)
INFORMATION SERVICES BOARD
Membership, provisions: HB 3099
INFORMATION SERVICES, DEPARTMENT
Interoperability committee, purchase of state and local wireless radio communications systems: HB 2715, *SHB 2715, CH 76 (2006), SB 6431, SSB 6431
Personally indentifiable information collected by agencies, registry describing data systems: SB 6344
Public safety communications system, statewide: HB 3095, SHB 3095
State information technology projects: HB 2601, SHB 2601

INITIATIVE 601
Expenditure limit, computation and program cost shifting: HB 1835, SB 6078, *SSB 6078, CH 72 (2005)
Expenditure limit, restrictions: HB 3007, HB 3008
Fees, automatic increases prohibited: ESB 5527
Tax increases, supermajority legislative vote to pass: HB 1836, HB 3007, HB 3008, HJR 4209, HJR 4218

INITIATIVE AND REFERENDUM
Ballot measures, governmental entities may take positions on: HB 2713, *SHB 2713, CH 215 (2006)
Constitutional powers of the people: SJR 8201
Election results, secretary of state to post on web site: HB 1900
Gambling ballot measures, out-of-state contributions prohibited: SB 5879
Growth management critical areas, notice and referendum: HB 1162, HB 1164, SB 5546, SB 5670
Growth management hearings board order, county referendum: SB 5312
Impact on local tax authority, voters within area affected must approve initiative: HB 2034, SB 5412
Initiative 297, clarifications regarding hazardous materials regulations: HB 1474, SB 5445, ESSB 5445
Initiative 330, health care liability reform: SI 330, HI 330
Initiative 336, health care quality protections and supplemental malpractice insurance: SI 336, HI 336
Initiative 728, additional cigarette tax to fund student achievement account: HB 2302, *ESHB 2314, CH 514 (2005), SSB 5829
Initiative 901, exemptions regarding smoking in public places: HB 3319
Petitions, electronic form: HB 1129
Petitions, lawful gathering activity statement: *EHB 1222, CH 239 (2005)
Petitions, paper size parameters: HB 1129
Petitions, signature gathering: HB 1105, SB 5147
Refusal to file, review procedures: EHB 2478, SB 6243, SSB 6243
Repeal of statute, repealed language must be set forth: SB 5556
Voters' pamphlet: SSB 6243

INSANITY, CRIMINAL
Defense, defendant refuses to participate in examination: *HB 2328, CH 109 (2006), ESB 5222
Firearms, possession by person previously found not guilty by reason of insanity: HB 1687, *SHB 1687, CH 453 (2005), SB 5131, SSB 5131

INSURANCE (See also MEDICAL RECORDS; MEDICARE; WORKERS' COMPENSATION)
Abstracts of driving records, access provisions: SB 6684, SSB 6684
Ambulances, private services exempt from code: HB 1996, SB 5736
Ambulances, subscription air ambulance services: *ESSB 5736, CH 81 (2005)
Automobile, arbitration to resolve disputes: HB 3239
Automobile, compensating victims of underinsured and uninsured motorists: HB 2415, *SHB 2415, CH 187 (2006), SB 6182, SSB 6182
Automobile, failure to provide proof of insurance: HB 3009
Automobile, fee to fund transportation safety improvement: SB 6726
Automobile, insurance option may include cost-savings claims settlement features: HB 3181
Automobile, mandatory coverage requirements: SB 5837
Automobile, nonduplication of benefits payable under underinsured motorist coverage: HB 3265
Automobile, underinsured motorist property damage waivers: HB 1716
Automotive repair facilities, insurer interest in repair business: HB 1620, HB 2050
Basic health plan, access and eligibility: HB 2060, ESHB 2060, HB 2398, HB 2540, ESHB 2540
Basic health plan, health care responsibility act: HB 1702, SB 5637, SSB 5637
Basic health plan, identity of proposed beneficiary's employer: HB 1486
Basic health plan, preexisting condition limitation requirements: HB 2455, SHB 2455
Basic health plan, report on recipients' employment status: SB 6759, SSB 6759
Basic health plan, small employers: SB 5722
Basic health plan, students under temporary visas: *HB 1170, CH 188 (2005)
Basic health plan, study: SB 5536, SSB 5536
Basic health plan, taxes and assessments on prepayments: *HB 1690, CH 405 (2005)
Brokers, compensation paid by an insurer to a broker: HB 2405, SHB 2405, SB 6181, SSB 6181
Certified capital companies, regulations: HB 1923, SHB 1923, HB 3307
Credit histories and scores: HB 1927, SB 5328
Credit history, renewal of insurance: HB 1928, SHB 1928, HB 2434, SHB 2434, SB 5275, ESSB 5275
Denturists, preferred provider networks: HB 1540, SB 5656
Driving records, access to abstracts of: SB 6684, SSB 6684
False or fraudulent refusal of a claim, penalties: SB 6346
Felons, coverage protection: SB 5529
Financially distressed insurers, administrative supervision: *HB 1034, CH 432 (2005), SB 5197
Fraud, insurance fraud program: HB 2482, SHB 2482, SB 6234, *SSB 6234, CH 284 (2006) PV
Fraud, study: HB 1977
Group and blanket disability, sunset review: HB 2904
Group, funding provisions: *EHB 1146, CH 222 (2005), SB 5212, SSB 5212
Health care, access to individual coverage through state health insurance pool: HB 2133, SB 5888
Health care, business and occupation tax credit for employers: HB 1957
Health care, business and occupation tax deduction for health care provided by small employers: HB 2728
Health care, commissioner authorized to review and approve individual benefit plan rates: HB 2499, SB 6233
Health care, community rates for health benefit plans: *HB 2972, CH 100 (2006), SB 6761
Health care, conscience clause: HB 2231
Health care, coverage for dependent children of public employees: SB 6186, SSB 6186
Health care, coverage for members of legislature: SB 6871
Health care, escrow card to indicate copayment amount: HB 3204
Health care, escrow accounts for self-funded multiple employer welfare arrangements: HB 1528, SHB 1528, *SB 5957, CH 7 (2005)
Health care, grievance and appeal process: HB 1669, SB 5607, SSB 5607
Health care, health carriers required to report certain information: HB 2500, *SHB 2500, CH 104 (2006), SB 6232, ESSB 6232
Health care, health insurance pool membership: SB 6831
Health care, health insurance pool provisions: SB 6831
Health care, health savings accounts and high deductible plan options for public employees: SSB 5202, 2SSB 5202, SB 6130, SSB 6130
Health care, health savings accounts option for public employees: *EHB 1383, CH 299 (2006), HB 2557, SB 5202
Health care, legislative/executive task force on access, delivery, and financing: HB 2067
Health care, limits on maximum capital and surplus accumulations: HB 2795
Health care, mandates: HB 1685, SHB 1685, HB 2262
Health care, market stabilization pool: HB 1910, SB 5861
Health care, medical coverage for local government elected officials and commissioners: HB 3100, SB 6721
Health care, minimum labor standards for employers health service expenditures: HB 2517, SHB 2517, SB 6356, SSB 6356
Health care, model benefit plans developed by office of health information and planning: SB 5748
Health care, moratorium on new mandates: HB 1686
Health care, omnibus civil liability reform: HB 2279, SB 6072
Health care, overpayment recovery: HB 1418, SHB 1418, *E2SHB 1418, CH 278 (2005), HB 2791, SB 5579
Health care, private employer enrollment in health care authority programs: HB 1221, SB 5472
Health care, provider contracts and unfair practices: HB 2942, ESHB 2942, HB 2943, ESHB 2943, HB 2944
Health care, responsibility act: HB 1702, SB 5637, SSB 5637
Health care, retain health care practices: HB 2404, SHB 2404, SB 6212
Health care, right of conscience for insurance providers: HB 1654, SB 5851
Health care, service premium and prepayment tax exemption: HB 1289
Health care, small business assist program: HB 2069, SHB 2069, E2SHB 2069, SSB 5722, 2SSB 5722, SB 6018
Health care, small business health savings accounts: SB 5980, SB 6049
Health care, small employer health insurance plan options: HB 1686
Health care, small employers and their employees: HB 1684, SB 5982
Health care, small group health benefit plans: HB 2121
Health care, small group health benefit plans and health savings accounts: HB 2199, HB 2555, SB 5981
Health care, state health plan administrative burden relief: HB 1590
Health care, study of statutory requirements for coverage: EHB 3310
Health care, tricare supplemental for state employees: *SB 5391, CH 46 (2005)
Health care, tricare supplemental insurance removed form definition of health plan: SB 6187
Health insurance pool, liability limits for actions related to: HB 1507, SHB 1507, SB 5473, SSB 5473
Health insurance pool, rate setting in consultation with insurance commissioner: SSB 5888
Hearing aids, coverage: HB 1336, SHB 1336, SB 5277
HIV insurance coverage program, provisions: HB 2632
Homeowner's, dog restrictions: EHB 1016
Homeowners', adverse underwriting decision restrictions: HB 1779
Initiative 330, health care liability reform: SI 330, HI 330
Initiative 336, health care quality protections and supplemental malpractice insurance: SI 336, HI 336
Insurance, pool coverage eligibility: HB 2398, HB 2540, ESHB 2540
Interstate insurance product regulation compact: *HB 1032, CH 92 (2005), SB 5195
Life, discrimination based on lawful travel destinations: *EHB 1561, CH 441 (2005), ESB 5530
Life, genetic testing restrictions: SB 5452, ESSB 5452
Local government, joint self-insurance program: *HB 1356, CH 147 (2005), SB 5335
Long-term care, facilities included in coverage: HB 2099
Medical malpractice, cancellation and renewal: HB 1225, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Medical malpractice, claim and settlement report to insurance commissioner: HB 1933, SHB 1933, 2SHB 1933, HB 1937, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Medical malpractice, omnibus civil liability reform: HB 1229, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6038, SB 6087
Medical malpractice, reform: HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Medical malpractice, supplemental insurance program: HB 1809, SB 5785
Medical malpractice, underwriting: HB 1223, SHB 1223, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Mental health, employer tax credit to compensate for parity costs: HB 1274
Mental health, parity with medical and surgical coverage: HB 1154, *SHB 1154, CH 6 (2005), SB 5450
Motorcycle and motor-driven cycle, rejection of underinsured motorist coverage: HB 1257, *SHB 1257, CH 110 (2006)
Neurodevelopmental therapies: SB 5771
Overpayment recovery: HB 1418, SHB 1418, *E2SHB 1418, CH 278 (2005), HB 2791, SB 5579
Periodontal disease, coverage study: SB 5061, SSB 5061
Pharmacy services, open pharmacy networks: HB 1842, SB 5628
Premiums, tax provisions: HB 2880, *SHB 2880, CH 278 (2006), SB 6578, SSB 6578
Private air ambulance services, exemption from licensing under insurance code: HB 2615, *SB 6231, CH 61 (2006)
Property inspection and placement program, applicable to all counties: HB 2453
Public building or construction contracts, wrap-up insurance policies: SB 5384, SB 6022, *SSB 6022, CH 352 (2005)
Regulations, insurance commissioner revisions: HB 1197, *SHB 1197, CH 223 (2005) PV, SB 5362
Retired primary and specialty care providers, liability malpractice insurance program: *HB 1534, CH 156 (2005), SB 5494
Self-funded multiple employer welfare arrangements, escrow accounts: HB 1528, SHB 1528, *SB 5957, CH 7 (2005)
Statutes, general revisions: *HB 2406, CH 25 (2006)
Taxes and assessments for medicaid, medical assistance, and basic health plan prepayments: *HB 1690, CH 405 (2005)
Title agents, guarantee to cover: EHB 1157, *ESB 5045, CH 115 (2005)
Vehicle protection product act, antitheft devices: HB 1797
Victims of crimes, access to insurance: HB 2481, *SHB 2481, CH 145 (2006)
Wastewater projects, bidding for coverage: HB 1127, ESHB 1127
Wastewater treatment and conveyance system projects, wrap-up insurance policies: SB 6022, *SSB 6022, CH 352 (2005)

**INSURANCE COMMISSIONER**

Authority to review and approve individual health benefit plan rates: HB 2499, SB 6233
Blue ribbon commission on health care cost and access: SB 6469, SSB 6469
Certified capital companies, regulations: HB 1923, SHB 1923, HB 3307
Fraud, insurance fraud program: HB 2482, SHB 2482, SB 6234, *SSB 6234, CH 284 (2006) PV
Health care insurance, study of statutory requirements for coverage: EHB 3310
Health insurance pool, liability limits for actions related to: HB 1507, SHB 1507, SB 5473, SSB 5473
Health insurance pool, rate setting: SSB 5888
Insurance fraud, study: HB 1977
Insurance regulations, revisions: HB 1197, *SHB 1197, CH 223 (2005) PV, SB 5362
Medical malpractice, claim and settlement report to commissioner: HB 1933, SHB 1933, 2SHB 1933, HB 1937, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Statutes, general revisions: *HB 2406, CH 25 (2006)
INTERIOR DESIGNERS
Registered interior designer act of 2005, certification and standards: HB 1878, SHB 1878, SB 5754

INTERLOCAL COOPERATION
Annexation, city and county agreements: HB 1285

INTERNATIONAL RELATIONS

INTERNATIONAL TRADE
Businesses, tax incentives for investing in Washington: *SB 5175, CH 135 (2005)
Federal-state international trade policy commission: *ESJM 8019 (2006)
Legislative ratification of international trade agreements: HB 1857

INTERNET
911 standards for voice over internet protocol service: HJM 4001, SHJM 4001
Cyberbullying, school harassment prevention policies: SB 5849, ESSB 5849
Electronic mail fraud, soliciting or requesting personally identifying information: HB 1888, SHB 1888, *E2SHB 1888, CH 378 (2005)
Hybrid and hydrogen vehicle sales over the internet: HB 3256
Law libraries, on-line services: SB 5301
Safety for children, pamphlet to promote: SB 5803
Sales tax exemption, sale of services: HB 2631
Sexual matter or performance harmful to minors, penalties for display or dissemination: HB 1655
Small business development online curriculum: SB 6711, SSB 6711, 2SSB 6711
Task force on telecommunications and information technology: HB 2161

INTERSTATE COMPACTS
Adult offender supervision, transfer provisions: HB 1402, *ESHB 1402, CH 400 (2005), HB 1768, SB 5375, SSB 5375
Insurance product regulation compact: *HB 1032, CH 92 (2005), SB 5195

INVESTMENTS (See also STATE INVESTMENT BOARD)
Certified capital companies, regulations: HB 1923, SHB 1923, HB 3307
Corporations, business and occupation taxation of investment income: HB 2315
Intangible personal property, taxation: SB 6004, SJR 8212
Public hospital districts authority to invest funds: HB 1341, SHB 1341, HJR 4202
State investment board, start-up and expanding businesses in Washington state: HB 1594
Unearned income, tax on: HB 2318
Uniform securities act: HB 2916, SB 6593
Uniform securities act, exemption for transfer by gift to a nonprofit entity: *HB 2975, CH 220 (2006)

IRRIGATION
Drought conditions, retrofitting of domestic wells to maintain agricultural irrigation: SB 6086, SSB 6086
Federal reclamation projects, use attainability analysis of water bodies within: SB 5937

IRRIGATION DISTRICTS (See also SPECIAL DISTRICTS)
Services provided within cities and towns, taxation: HB 2236

ISLAND COUNTY
Higher education, funding to provide access to higher education using the university center model: HB 3113, *SHB 3113, CH 179 (2006)

JAILS
Alternative detention and rehabilitation facilities, cities and counties: SB 5542
Alternatives to total confinement, county supervised community option and earned release credit: SHB 2184
Alternatives to total confinement, earned release credit: HB 3018
Criminal justice costs, fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165
Earned release time: HB 1476, SHB 1476, SB 5282, SSB 5282
Medical care for inmates, costs reimbursement: SB 5964
Special detention facilities, cities and counties: SSB 5542

JOB TRAINING (See EMPLOYMENT)

JOINT LEGISLATIVE AUDIT AND REVIEW COMMITTEE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE, JOINT)

JOINT MEMORIALS
911 standards for voice over internet protocol service: HJM 4001, SHJM 4001
Airline pension relief: HJM 4032
Alternative minimum tax, repeal: HJM 4014
Anadromous fish predators: SJM 8027
Biodefense and pandemic vaccine and drug development act of 2005: HJM 4030
Bonneville Power Administration, transition from cost-based to market-based rates: SJM 8018, *SSJM 8018 (2005)
Canadian cattle and beef importation: HJM 4012, SJM 8010, *ESSJM 8010 (2005)
Columbia generation station, commercial production of hydrogen: HJM 4026
Communications, repeal of federal excise tax: SJM 8002
Contraception, access to Plan B: SJM 8032, SSJM 8032
Death tax, repeal: HJM 4005, SJM 8004
Defense appropriations legislation, passage of: HJM 4000, SJM 8006, SJM 8035
Diabetes educators, certified educators to be added as medicare providers: *HJM 4038 (2006)
Eastern Washington, petition for a new state: SJM 8009
Electricity rate increases, federal proposal: HJM 4018, SHJM 4018
Electricity, Bonneville Power Administration transition from cost-based to market-based rates: SJM 8018, *SSJM 8018 (2005)
Employee free choice act and national security personnel system: HJM 4036
Federal clean water act, citizen suit provisions: HJM 4016
Federal lands recreation enhancement act: HJM 4043, SJM 8029
Federal tax reform, Washington delegation to support: SJM 8034
Filipino veterans, benefits: SJM 8012
Firearms industry, protection from tort laws against: HJM 4002, SJM 8005
Fisher/Oke Bridge, Tacoma Narrows Bridge renamed as: HJM 4044
Flag of the United States, desecration: HJM 4027
Freedom Bridge, Berkeley Street crossing renamed: SJM 8024
Hanford, next generation nuclear plant project: HJM 4025
Hobbs act, reauthorization: SJM 8007
Holocaust-era insurance claims, performance audit of the international commission on: SJM 8023
Homeless, statewide effort to assist: HJM 4013
House of representatives, ethics rules: HJM 4021
HUD, affordable housing programs: SHJM 4009, HJM 4019
Ice age floods national geologic trail: *SJM 8000 (2005)
Illegal drugs, homeland security department power to combat: HJM 4035
Immigration, federal legislation to prohibit alien trafficking: SJM 8026
Intellectual and physical property rights: SJM 8036
Inventoried roadless areas, federal action: SJM 8031
Iraq, elections: HJM 4017, HJM 4040
Kidney care quality improvement act: *HJM 4023 (2006), SJM 8025
Legitimate medical practice, state's right to define: HJM 4037
Magnetic levitation transportation funding: HJM 4003, SHJM 4003
Marijuana for medicinal purposes, states to decide: HJM 4028, HJM 4033, SJM 8028
Marine mammal protection act, section 5: *HJM 4031 (2006)
Medicare modernization act: SJM 8039
National security personnel system and employee free choice act: HJM 4036
No child left behind act, funding: HJM 4010, SHJM 4010, SJM 8011, SJM 8038
Nonresident income tax freedom act: HJM 4022, SJM 8022
Older people, recognizing the value of: HJM 4041
Peace and nonviolence, department of: SJM 8040
Prescription drugs, efforts to lower costs: SJM 8016
Prostate cancer, resources for education: SJM 8017
REAL ID act of 2005: HJM 4029, SJM 8037
Right-to-ride livestock on federal land act of 2005: HJM 4042, SJM 8041
Section 8 housing assistance: HJM 4009, SHJM 4009
Social security reform, optional personal retirement accounts: HJM 4004, SJM 8008
State route 2, Washington national guard highway: SJM 8015
State route 99, William P. Stewart memorial highway: HJM 4008, SJM 8013
Sudan, crisis in: HJM 4024, SJM 8030
United Nations population fund: SJM 8033
United States supreme court confirmations: SJM 8003
USA patriot act: HJM 4006, SJM 8020
Veterans, permanent health care for veterans with war-related problems: HJM 4007
War dogs, national memorial: HJM 4020, SJM 8021
Western hemisphere travel initiative, passport requirements: HJM 4039
Women worker information, publication in employment statistics survey: HJM 4011
Women, treaty to fight discrimination against: HJM 4034, SJM 8001

JOINT OPERATING AGENCIES
Check issuance, payment of claims: HB 2900
Renewable electrical energy generation projects: HB 1384, SHB 1384, *2SHB 1384, CH 176 (2006), SB 5291

JOINT RESOLUTIONS
Campaign finance law violators, recall: HJR 4203
Cemetery districts, multiyear excess property tax levies: SJR 8204
Counties, consolidation or merging of statutory and constitutional functions: HJR 4211
Counties, governance options: HJR 4212
Domestic relations, one man and one woman only type considered valid in Washington state: SJR 8210
Effective dates: HJR 4215
Election certification, legislature removed from process: SJR 8215
Emergency clauses: HJR 4216
Eminent domain, limiting the power of: HJR 4217
Homesteads, exemption for property taxes: SJR 8221
Income tax, state: SJR 8211
Initiatives and referenda, constitutional powers of the people: SJR 8201
Inmate labor, unfair competition with businesses: HJR 4221, SJR 8206
Intangible personal property, taxation: SJR 8212
Judges, general election provisions: HJR 4200, HJR 4224
Legislature, regular session each odd-numbered year: HJR 4226
Legislature, session length extended and adjournment after regular session cutoff established: SJR 8208
Marriage shall be between one man and one woman, legal status and court jurisdiction: HJR 4207, HJR 4208, HJR 4227, HJR 4228, SJR 8209, SJR 8210, SJR 8224
Medicine and surgery, scope of practice regulation: SJR 8216
New counties, criteria: HJR 4204
Presidential election, repeal of conflicting residency requirement: SJR 8213, SJR 8220
Property tax exemption for head of the family, increase: *HJR 4223 (2006)
Property tax levies, voter-approved modifications: HB 1446, SHB 1446, HB 1465, HJR 4206, HJR 4225, SB 5333, SSB 5333, 2SSB 5333, SB 5769, SJR 8223
Property tax valuation, base years: HJR 4225, SJR 8218, SJR 8223
Property, assessment of real property values: HJR 4214, SJR 8219
Public hospital district funds, investments: HJR 4202
Public safety, paramount duty of state: HJR 4222
Rainy day reserve fund: SJR 8222
Required reserve fund: HJR 4210, HJR 4220
Revenue stabilization fund: SJR 8203, SJR 8217
School district levies, simple majority of voters voting: HJR 4205, SHJR 4205, SJR 8202, SSJR 8202
State expenditures, limit established: HJR 4219
Supreme court vacancies: SJR 8200, SJR 8214
Tax increases, supermajority legislative vote to pass: HJR 4209, HJR 4218
Voting age, sixteen years old: HJR 4213
Water court: SJR 8205

JUDGES
Attorneys as pro tempore judge, conflicts of interest: HB 1139
Campaign contribution limits: SB 6226
District court, additional judges in Kitsap and Thurston counties: *HB 1202, CH 91 (2005), SB 5241
Election of, general election provisions: HB 1001, HB 3175, HJR 4200, HJR 4224
Election of, study of general election provisions: *ESSB 5499, CH 243 (2005) PV
Municipal court, election and appointment provisions: HB 3021, SB 3021, ESB 6342
Nonpartisan judicial commissions: SB 5015, SB 6048, SJR 8214
Oath of office, Declaration of Independence: HB 2935, SB 6032
Retirement, optional benefits: HB 2691, *SHB 2691, CH 189 (2006), SB 6455, SSB 6455
Retirement, provisions: HB 2927, SB 6655
Salary warrants: *HB 1024, CH 182 (2005)
Skagit county, superior court judge increase: *HB 1112, CH 95 (2005), SB 5070
Superior court, compensation for part-time judge sitting as judge pro tempore: *HB 1262, CH 142 (2005)
Supreme court, vacancies to be filled by statute provisions: SJR 8200, SJR 8214

JUDGMENTS
Default judgments, military status of defendant: *EHB 3074, CH 80 (2006)
Health care services debts, homestead exemption: HB 2571, SHB 2571
Jurisdiction, transfer from municipal court into district court: HB 1348, SHB 1348, SB 5353

JUDICIAL CONDUCT COMMISSION
Public disclosure exemption for certain records: HB 2774
Public hearings and information disclosure: SB 5876

JURIES
Source lists, divided by case assignment areas: *HB 1769, CH 199 (2005), SB 5691
Superior court juror fees: SB 6887

JUVENILE COURT
Applicants for court services employment, lie detector test: *SB 5501, CH 265 (2005)
At-risk youth, definition to include mental health problems: HB 1660, SHB 1660, HB 2153
At-risk youth, substance abuse or mental health problems: HB 2993, SHB 2993
Automatic transfer to adult court, age of juvenile on date alleged offense was committed: *HB 2064, CH 290 (2005)
Automatic transfer to adult court, disposition returned to juvenile court in certain cases: HB 2061, *SHB 2061, CH 238 (2005)
Dependency hearings, information sharing in cases of abuse and neglect: SB 5666, SSB 5666
Dependency hearings, interests of parents and alleged fathers: SB 5875
Dependency hearings, parent's preference in shelter care placement: SB 5995, SSB 5995
Dependency hearings, parental deficiencies and termination of rights: HB 2156, *SHB 2156, CH 430 (2005)
Dependency hearings, termination of rights after three or more removals and returns: SB 6007
Dependency hearings, transition services: SB 6007
Dependency hearings, work group to study use of information regarding child abuse: SSB 5633
Disposition order, modification provisions: HB 3186, ESHB 3186
Diversion records, sealing: HB 2603, SHB 2603
Family reconciliation hearings, public access: HB 1279, SHB 1279
Prevention and intervention investment council: HB 1663, SHB 1663
School safety, information sharing: SB 5171, ESSB 5171
Sentencing alternatives: HB 2073, *SHB 2073, CH 508 (2005), SB 5502, SSB 5502  
Transfer of proceedings: HB 1661, *SHB 1661, CH 165 (2005), SB 5500, SSB 5500  
Waiver of counsel, restrictions: HB 1531, SHB 1531, HB 1644, SHB 1644, HB 2343  
Youth courts, jurisdiction: *SB 5809, CH 73 (2005)

**JUVENILE JUSTICE ACT**

Juveniles in custody of law enforcement officers, protections and rights: SHB 1644, HB 2343, SSB 5288, SB 6024

**JUVENILE OFFENDERS**

Case filing reduction in King county compared to other counties, study: SB 5834, SSB 5834
Community facilities, list of counties and areas where juvenile facilities are needed: HB 3231
Detention facilities, collective bargaining provisions for employees: HB 2460, SHB 6813
Disposition order, modification provisions: HB 3186, ESHB 3186
Diversion records, sealing: HB 2603, SHB 2603
Interrogation procedures: SB 5288, SSB 5288
Investing in youth program, grants to counties for juvenile justice early intervention services: SB 5567
Notice to parents when taken into custody: HB 2992, SHR 2992, SHB 6579, SSB 6579
Possessing a firearm at a school, deferred prosecution eligibility: HB 2825
Prevention and intervention investment council: HB 1663, SHB 1663
Reinvesting in youth program, grants to counties for juvenile justice early intervention services: HB 1483, SHB 1483,
Sentencing alternatives: HB 2073, *SHB 2073, CH 508 (2005), SB 5502, SSB 5502
Sex and kidnapping offenders in schools, work groups to evaluate issues: SB 6580, *ESSB 6580, CH 135 (2006)
Tried as adult, mandatory minimum sentences: *EHB 1187, CH 437 (2005)

**JUVENILES (See CHILDREN)**

**KIDNEY DIALYSIS (See RENAL DISEASE)**

**KINDERTGARTENS, NURSERY SCHOOLS, AND PRESCHOOLS**

Kindergartens, full-day or half-day option: HB 1919, HB 2635, SHB 2635
Kindergartens, full-day requirement: HB 2634
Kindergartens, readiness assessments: HB 3013, SHB 3013
Licensing and regulations for preschools and kindergartens: SB 5805
Licensing and regulations for preschools and kindergartens, study: SSB 5805
Preschools, voluntary certification and standards: SB 5621

**KING COUNTY**

Cascade county created: HB 2074
HOV lanes, toll lane pilot project on state route 167: HB 1179, *SHB 1179, CH 312 (2005), SB 5201, SSB 5201
Juvenile offender case filing reduction compared to other counties, study: SB 5834, SSB 5834
Lake Washington bridge, county taxes to fund viaduct project: SB 6040
Rev. Dr. Martin Luther King, Jr., county named in honor of: *ESB 5332, CH 90 (2005)

**KITSAP COUNTY**

District court, additional judge: *HB 1202, CH 91 (2005), SB 5241

**LABOR**

Child, fees for administration and enforcement of child labor laws: SB 5235, SSB 5235, 2SSB 5235
Consumption of lawful products, employment decisions based upon: HB 2614
Consumption of lawful tobacco products, employment decisions based upon: SHB 2614
Employer communications about political, religious, or labor organizing matters: HB 3068
Farm labor contractors, regulations and protections: HB 2623, SB 6352, SSB 6352
Fire department employees, occupational and health standards: HB 1756, SB 5865
Industrial safety administrative appeals, costs awarded to employer when employer prevails: HB 2160
Newspapers, child labor law compliance: SB 5696
On-call workers, compensation for active duty hours: HB 2725, SB 6434
Sick leave, minimum paid sick leave: HB 2777, SB 6592
Union dues, labor organization prohibited from using for political purposes: SB 5711
Wages, payment violations and penalties: HB 1311, SHB 1311, HB 3185, *SHB 3185, CH 89 (2006), SB 5240, SSB 5240
Workplace bullying study: HB 1968, SHB 1968
LABOR AND INDUSTRIES, DEPARTMENT
Child labor, fees for administration and enforcement of child labor laws: SB 5235, SSB 5235, 2SSB 5235
Family leave insurance program: HB 1173, SHB 1173, SB 5069, SSB 5069, E2SSB 5069
Industrial safety administrative appeals, costs awarded to employer when employer prevails: HB 2160
Prevailing wage, program funding: HB 1308, SB 5236, *SSB 5236, CH 230 (2006)
Small agricultural employers, initial department visit: HB 1553, SB 5632, SSB 5632
Water and wastewater pump installer licensing fees: SB 5766
Workers' compensation, state industrial insurance fund annual audits: SB 5614, SSB 5614

LABOR RELATIONS
Employer communications about political, religious, or labor organizing matters: HB 3068
Family leave insurance program: HB 1173, SHB 1173, SB 5069, SSB 5069, E2SSB 5069
Holbbs act, reauthorization: SJM 8007
Union security provisions in public employment contracts: HB 3248
Wrongful discharge, rights and remedies: HB 3312

LAKES AND RESERVOIRS
Algae, prevention and control program for harmful blooms in lakes: HB 1982
Aquatic invasive species and algae, vessel registration fee to fund prevention and control: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Dock construction, shoreline management permit provisions: HB 3299
Restoration and management program, water quality account fund distribution: HB 1840, SHB 1840
Twin Lakes restoration project: SB 5203

LAND DEVELOPMENT
Binding site plan, advance property tax payments eliminated: HB 2837
Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
County-specific transfer of development rights demonstration projects: HB 2368, SHB 2368
Enhanced permit assistance pilot programs, office of regulatory assistance: HB 2049, SHB 2049
Impact fees, transportation department authority to impose: SB 5164
Land use permit applications, vesting rights in land use actions: SB 6350
Mitigation or mitigation fees, transportation department authority to impose: ESSB 5164
Storm water discharges, local erosion and settlement control programs: HB 2858
Uniform environmental covenants act: SB 6517
Utility service charges of tenants must be paid by tenant: SB 6819

LAND SURVEYORS (See SURVEYORS)

LAND USE PLANNING (See also GROWTH MANAGEMENT; ZONING)
Appeals involving SEPA or critical areas, agencies attorneys’ fees: HB 1924
Creeks in urban areas, city draft long-term creek restoration plan: HB 2151
Enhanced permit assistance pilot programs, office of regulatory assistance: HB 2049, SHB 2049
Gambling activities, local government land use and zoning powers: SB 5591
Land use permit applications, vesting rights in land use actions: SB 6350
Permitting process, joint legislative audit and review committee review: SB 6036
SEPA, exemption for divisions into nine or fewer lots within urban growth areas: SB 5661
Short subdivisions, vesting: HB 1195

LANDFILLS (See SOLID WASTE)

LANDLORD AND TENANT
Background checks performed by landlord and charged tenant, payment: HB 2450
Eviction, tenants involved in criminal activity: SB 5905
Late payment of tenant's rent, limits on fees: SB 6227
Manufactured/mobile home communities, landlord and tenant dispute resolution procedures: HB 1640, *ESHB 1640, CH 429 (2005), HB 3069, SHB 3069, SB 5660, SB 6647, SB 6648, SB 6709
Mold in residential dwellings, disclosure information: *ESB 5049, CH 465 (2005)
Relocation assistance from landlords who fail to provide safe and sanitary housing: HB 1583, SB 5577, *ESSB 5577, CH 364 (2005)
Rental assistance program for low-income persons: HB 2026, SB 6044
Sex offenders, liability protection for landlords who rent to sex offenders: ESSB 6315
Unlawful detainer, former employees: HB 1425
Utility liens against rental property, protection for landlords when tenants' payment is delinquent: SB 6818
Water and wastewater, separate billing of tenants: HB 2176

LAUNDRY FACILITIES
Self-service facilities excluded from definition of retail sale: HB 1609, *ESHB 2314, CH 514 (2005), SB 5911

LAW ENFORCEMENT (See also POLICE; SHERIFFS; STATE PATROL)
Alarm system company records provided to law enforcement agencies, public inspection exemption: SB 6260
Automatic fingerprint identification system: SB 5157, SSB 5157
DNA identification system expanded: HB 1135, SB 5165, SSB 5165
Electronic monitoring system: *HB 1136, CH 435 (2005) PV, SB 5166, SSB 5166
Fish and wildlife, definition of conviction: *HB 1128, CH 321 (2005), SB 5231
Health care information, disclosure of certain information for law enforcement purposes: SB 6106, *ESSB 6106, CH 235 (2006)
Immigration status, officers may not ask crime victims and witnesses: SB 5648
Immigration, limits on officers' authority to enforce federal laws: SB 5647
Juveniles in custody of law enforcement officers, protections and rights: SHB 1644, HB 2343, SSB 5288, SB 6024
Methamphetamine, Snohomish county law enforcement and treatment pilot program: HB 1551
Missing or runaway children, requirements to locate and liability for efforts: SB 5848
Natural resources department law enforcement program transfer: SB 5818
Natural resources department law enforcement program transfer, study and transition plan: SSB 5818
Police and fire equipment, tax exemption: HB 2736
Profiling motorcyclists, written policy against: HB 1149
School safety, information sharing: SB 5171, ESSB 5171
Sex offender records, fee exemption for law enforcement agencies: HB 2223, *SHB 2223, CH 202 (2005)
Stun guns, projectile stun gun study committee and review: SSB 5574
Vehicles, requirements regarding sales of vehicles to nonpublic entities: HB 2493, SHB 2493
Vehicles, sale of used: SB 6413
Vehicles, window tint exemption: SSB 6381
Vehicles, windshield tint exemption: SB 6381, SSB 6381

LAW ENFORCEMENT OFFICERS (See also POLICE; SHERIFFS; STATE PATROL)
Applicants, prehire screening: *HB 1081, CH 434 (2005), HB 2947
Brock Loshbaugh act, investigation of accidents involving officers: HB 2228
Damages brought against, paying for defense costs: SB 5404, SSB 5404
Improper use of position or authority, policies to prevent: SB 5170
Juveniles in custody of law enforcement officers, protections and rights: SHB 1644, HB 2343, SSB 5288, SB 6024
Juveniles taken into custody, interrogation procedures: SB 5288, SSB 5288
Juveniles taken into custody, notice to parents: HB 2992, SHB 2992, SB 6579, SSB 6579
Park rangers, powers and duties: HB 1799, SB 5336
Park rangers, task force on state public recreational lands and public safety: *ESHB 1799, CH 408 (2005) PV
Permissible weaponry for on-duty officers, spring blade knife: SB 6295
Saul Gallegos peace officer survival act, training in weapon retention and survival techniques: HB 1472
Sound and video recordings, provisions: HB 2876, *SHB 2876, CH 38 (2006), SB 6547
Surviving spouse of fallen emergency responder, property tax exemption: HB 1377
Traffic accident reports to include cell phone use: SB 5161
Traffic accident reports to include if and how driver was distracted: *SSB 5161, CH 171 (2005)
Traffic law enforcement, preferential treatment prohibited: HB 2044, HB 2228
Vehicle accidents involving officers, accountability: SB 5507
Vehicle accidents involving officers, investigations: HB 2228
Volunteer reserve officers, board membership: HB 2833, SHB 2833

**LAW ENFORCEMENT OFFICERS' AND FIRE FIGHTERS' RETIREMENT SYSTEM** (See also RETIREMENT AND PENSIONS)

- Disability boards, composition and jurisdiction of city and county boards: *HB 1328, CH 66 (2005), SB 5192
- Plan 1, additional service credit one time purchase: *HB 2690, CH 214 (2006), SB 6457
- Plan 1, cap on benefits removed: HB 1873, HB 2688, *SHB 2688, CH 350 (2006) PV, SB 5901
- Plan 1, joint executive task force on funding postretirement medical benefits: HB 2688, *SHB 2688, CH 350 (2006) PV, SB 6447
- Plan 1, military service credit: HB 3280
- Plan 1, reduced retirement allowance: *HB 1329, CH 67 (2005), SB 5514
- Plan 1, survivor benefits for ex spouses: *HB 1319, CH 62 (2005), SB 5247
- Plan 2, benefits for member who is killed in course of employment: HB 2934, SHB 2934, *SB 6723, CH 345 (2006)
- Plan 2, catastrophic disability allowance: *HB 2932, CH 39 (2006), SB 6722
- Plan 2, death benefits: HB 2933, *SHB 2933, CH 351 (2006), SB 6724, SSB 6724
- Plan 2, emergency medical technicians may transfer from PERS: HB 1936, *SHB 1936, CH 459 (2005), SB 5900
- Plan 2, fish and wildlife enforcement officers allowed to transfer service credit: HB 2890, SB 6585
- Plan 2,interruptive military service credit: *HB 1325, CH 64 (2005), SB 5261
- Plan 2, reemployment after retirement: *HB 1270, CH 372 (2005) PV, SB 5617, SSB 5617
- Plan 2, retiree medical board: HB 2162
- Plan 2, service credit purchase: *HB 1269, CH 21 (2005), SB 5616
- State director of fire protection, retirement provisions: SB 6873

**LAWYERS** (See ATTORNEYS)

**LEAD**

- Children's environmental health and protection advisory council: SB 5188, SSB 5188
- Heavy metals soil contamination, safe playground soils program: SB 5125, SSB 5125, 2SSB 5125
- Heavy metals soil contamination, school and child care facility certification program: HB 1605

Lead paint hazard education and awareness strategy: HB 1653, SB 1653, SB 5189

**LEGAL AID**

- Civil legal aid office and oversight committee: HB 1747, *SHB 1747, CH 105 (2005), SB 5685
- Indigent defense services, grant program and funding: HB 1542, SHB 1542, *2SHB 1542, CH 157 (2005), SB 5531
- Undocumented alien victims of domestic violence and human trafficking, availability: SB 6348
- University of Washington law school loan repayment assistance program: SB 5910, SSB 5910

**LEGAL NOTICES**

- Broadcast requirements: HB 1717

**LEGAL DRUGS** (See DRUGS)

**LEGISLATIVE AUDIT AND REVIEW COMMITTEE, JOINT**

- Age of consent, study to review: HB 3071
- Aquatic lands, review of aquatic resources program funding and management: HB 3237
- Basic health plan, study: SB 5536, SSB 5536
- Biotechnology and biomedical device manufacturing sector, study: HB 3119, SB 6844, SSB 6844
- Child support, review and update of support schedule and guidelines: HB 2462, SHB 2462, 2SHB 2462
- Dyslexia reading instruction pilot program, study of: SB 5349, ESSB 5349
- Juvenile offender case filing reduction in King county compared to other counties, study: SB 5834, SSB 5834
- Land use permitting process, joint legislative audit and review committee review: SB 6036
- Local government whistleblower program, review of: SB 5119, SSB 5119
- Performance audits, state agencies and departments: HB 1566
- Priority performance measures, historical information data base and legislative review: HB 1834, SHB 1834
- Schools assessments, proposal for an independent review: HB 2429
- Social and health services department information, exemption to public disclosure: HB 2329
- Tax preferences, annual review: SB 5416
LEGISLATIVE BUILDING (See STATE BUILDINGS)

LEGISLATIVE ETHICS BOARD
- Members allowed to serve more than one term: SB 6351
- Nonlegislative members, terms: ESB 5462

LEGISLATURE
- 2006 legislative assembly moved to a location east of the Cascade Mountains: SCR 8416, SSCR 8416
- Administrative committee of the office of the code reviser: HB 1847, SB 5884
- Basic education expenditures, prioritization within appropriation process: HB 2637, HB 3309
- Bills, reintroduction: *HCR 4413 (2006)
- Budgets, zero-based agency budget reviews: HB 1949
- Commission on evaluation of the legislature: SCR 8404
- Continuity of government act, task force to study legislature ability to convene in event of attack or disaster: HB 2519
- Cutoff exemptions: HCR 4419, SCR 8410, *ESCR 8419 (2006), SCR 8420, SCR 8421, SCR 8422, SCR 8424
- Election certification, legislature removed from process: SJR 8215
- Emergency clauses, two-thirds vote required: SB 6318
- Former legislators: *HCR 4403 (2005)
- Full time legislature: SB 6659
- Governor notified, legislature organized: *HCR 4400 (2005)
- Health care coverage for members: SB 6871
- House organized, senate notified: *HR 4601 (2005), HR 4675
- House standing committees: HR 4674
- Interim business, senate: *SR 8683 (2005)
- Joint rules: *HCR 4401 (2005)
- Joint select committee on offenders programs, sentencing, and supervision: SB 6308, *SSB 6308, CH 267 (2006)
- Joint sessions of legislature: *HCR 4402 (2005)
- Legislative youth advisory council, established: *SB 5254, CH 355 (2005)
- Legislative youth advisory council, extension: SB 6536
- Life sciences, joint legislative task force on: SB 6867, SSB 6867
- Mail to constituents, restrictions: HB 1131, HB 1382
- Public contracts, living wage requirements: HB 2220
- Public works projects, approval: SB 6045
- Regular session each odd-numbered year: HJR 4226
- Rules, permanent house: *HR 4612 (2005)
- Rules, temporary house: HR 4600
- Senate organized, house notified: *SR 8600 (2005), SR 8685
- Senate, completion of work after adjournment: *SR 8739 (2006)
- Session law publication: HB 2375, *SB 6208, CH 46 (2006)
- Session length extended and adjournment after regular session cutoff established: SJR 8208
- Session start date: HB 2174
- Session, biennial regular: HB 3283
- Sine Die, governor notified: SCR 8412
- Sine Die, house notified: *SR 8683 (2005)
- Sine Die, regular session: *SCR 8426 (2006)
- Sine Die, senate notified: HR 4673
- Statute law committee membership, revisions: *SHB 1847, CH 409 (2005), SSB 5884
- Tax increases, supermajority legislative vote to pass: HB 1836, HJR 4209, HJR 4218
- Traffic law enforcement, preferential treatment prohibited: HB 2044, HB 2228
- Traffic offenses, court appearance requirements and application of state Constitution: HB 2044, HB 2183

LIABILITY, IMMUNITY FROM (See IMMUNITY)
LIBRARIES
County law libraries, study of use and fees: SSB 5890
County law library funding, court filing and surcharge fees: HB 1597, SB 5454, SSB 5454, *E2SSB 5454, CH 457 (2005), SB 5890
Intercounty rural library districts, county withdrawal from district: HB 2065, SB 5946
Law, on-line services: SB 5301
Regional law libraries, establishment: HB 1906, *SB 5701, CH 63 (2005)
Sex and kidnapping offender notification to public libraries: *HB 1161, CH 99 (2005)
State, preservation of state publications: HB 2155, *SHB 2155, CH 199 (2006), SB 6005, SSB 6005

LIBRARY DISTRICTS (See also SPECIAL DISTRICTS)
Intercounty rural library districts, county withdrawal from district: HB 2065, SB 5946
Rural, nonvoter approved general obligation bonds: HB 1813, SB 5947

LICENSE PLATES
Armed forces license plate collection: HB 1065, *SHB 1065, CH 216 (2005), SB 5096, SSB 5096, SB 6467
Clark College: HB 1006
Collection of special license plates: *ESB 5423, CH 210 (2005)
Distinguished flying cross: SB 6901
Endangered wildlife: HB 1218, *SHB 1218, CH 225 (2005), SB 5229, SSB 5229
Fees, increase: HB 2312, SHB 2312, SB 5138, SSB 5138
Fluorescent yellow license plate for persons convicted of driving under the influence: SB 6817
Front license plate exemption, fee and law enforcement vehicle theft account: HB 3189
Gonzaga University alumni association: HB 1506, *SB 5833, CH 85 (2005)
Keep kids safe: HB 1097, *SHB 1097, CH 53 (2005), SB 5104, SSB 5104
Multiple sclerosis: SB 6897
Personalized special license plates: SSB 5423
Purple heart: HB 3267
Replacement, fixed schedule: SB 5000
Share the road, bicycle safety and awareness: *HB 1254, CH 426 (2005), SB 5444, SSB 5444
Ski and ride Washington: HB 1116, *SHB 1116, CH 220 (2005), SB 5143, SSB 5143
State parks and recreation commission: HB 1339, SB 5316, *SSB 5316, CH 44 (2005)
Support our troops: SB 6830, SSB 6830
We love our pets: HB 2091, *SB 5977, CH 71 (2005)
Wild on Washington: HB 1216, *SHB 1216, CH 224 (2005), SB 5228, SSB 5228

LICENSING, DEPARTMENT
All-terrain vehicles, safety and education program: HB 1029, ESHB 1029, 2SHB 1029, SB 5031
Business and professions account: HB 1394, *SHB 1394, CH 25 (2005), SB 5365
Business and professions, uniform regulations: HB 1395, SHB 1395, E2SHB 1395, SB 5364
Driver's license examinations, reciprocal waiver agreements with other nations: *HB 1260, CH 61 (2005), SB 5264
Land surveyors, continuing education requirements: *HB 1396, CH 29 (2005), SB 5117
Master licensing program, performance-based grant program for licensing agencies: *HB 2131, CH 201 (2005), SB 5967
Motor vehicle licensing and registration subagents, fees: HB 1582, *SB 5518, CH 343 (2005)
Motor vehicle licensing and registration subagents, successor: HB 1581, SB 5519
Motorcycle safety courses, department approval: SB 5280
Off-road vehicles, administrative cap on moneys: HB 2832
On-site sewage disposal maintenance service providers: HB 3040
Soil scientists, licensing: HB 1811, SB 5446
Tattooing and body piercing, licensing requirements and violations: SB 5913, ESSB 5913
Youth athletic private coaches, registration: SB 5880

LIENS
Residential homeowners, limits for liens against: HB 1309, SB 5239
Self-service storage facilities, lien on and sale of personal property: SB 5844, SSB 5844

LIEUTENANT GOVERNOR
National lieutenant governors' association's annual conference, funding: HB 2419
National lieutenant governors' association’s annual conference, funding: *SHB 2419, CH 5 (2006), SB 6245, SSB 6245

LIMITATIONS OF ACTIONS
Account receivable, limitations period: HB 3066
Asbestos-related liabilities, limitations: HB 3147, SB 6771
Construction, accrual and limitation of actions arising from construction: HB 2004, SHB 2004
Construction, statute of limitations provisions for defects: SB 6627
Felony sex offenses, DNA provisions: *SSB 5042, CH 132 (2006)
Geologists, statute of limitations for construction claims: HB 2269
Injuries resulting from health care, limitations of actions: HB 1858, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087
Manslaughter, prosecuted at any time: HB 1203
Sex offenses, modifications for felony offenders: HB 2408, HB 2698, SB 6408
Sex offenses, personal injury actions: SB 6881
Sex offenses, statute of limitations removed for certain offenses against minors: HB 1453, SHB 1453

LIMITED LIABILITY COMPANIES
Banks and savings banks allowed to organize as limited liability companies: HB 2757, *SB 6463, CH 48 (2006)
Campaign contributions, provisions regarding: HB 2551
Dissolution, remedies: *SB 6531, CH 325 (2006)

LIMITED PARTNERSHIPS (See PARTNERSHIPS)

LIMOUSINES (See MOTOR VEHICLES)

LIQUOR (See ALCOHOLIC BEVERAGES)

LIQUOR CONTROL BOARD
Alcohol education programs, disbursement of liquor revolving fund moneys: HB 1410, SB 5380
Contract liquor stores: *HB 1409, CH 151 (2005), SB 5090, SB 5379
Nightclubs, fire inspections requirements for license applicants: *ESHB 1401, CH 148 (2005)
Retail sales business plan, sales on Sundays: HB 1379, *SHB 1379, CH 231 (2005), SB 5487, SSB 5487

LIVESTOCK
Animal feeding operations, permit requirements and procedures: HB 1615, SHB 1615, SB 5602, *SSB 5602, CH 510 (2005) PV
Ban on American beef, business and occupation tax relief expiration date: *HB 1407, CH 150 (2005)
Canadian cattle and beef importation: HJM 4012, SJM 8010, *ESSJM 8010 (2005)
Commercial feed, licensing provisions and regulations: *HB 1086, CH 18 (2005), SB 5004
Dairy nutrient management program revisions: HB 1615, SHB 1615, SB 5602, *SSB 5602, CH 510 (2005) PV
Dairy nutrient management tax exemptions for livestock other than dairy: SB 5960, SSB 5960
Feed, sales and use tax exemption: SB 5716
Identification program, advisory committee and plan: HB 3033, *SHB 3033, CH 150 (2006), SB 6375, SSB 6375
Information security, task force and review: SB 5963, SSB 5963
Livestock nutrient management, tax exemptions for handling and processing manure: HB 3222, *ESHB 3222, CH 151 (2006)
Loss due to wildlife, compensation: HB 1831, SHB 1831
Mortalities, rules for proper management of carcass disposal: SB 5961
Nutrient management program, tax exemptions: HB 2116, SHB 2116
Right-to-ride livestock on federal land act of 2005: HJM 4042, SJM 8041
Theft, goats: HB 1398, SHB 1398, SB 5290, *SSB 5290, CH 419 (2005)
Voluntary identification information, public disclosure exemption: HB 2651, *ESHB 2651, CH 75 (2006), SB 6854

LOANS
Check cashers and sellers, borrower limits: SB 5482
Check cashers and sellers, borrower payment options: HB 2019, SHB 2019, SB 5483
Check cashers and sellers, broker and server regulations: SB 5686, SSB 5686
Check cashers and sellers, common data base with real-time access to verify outstanding loans: HB 2020, HB 3167
Check cashers and sellers, data to be provided to director of financial institutions: HB 1778, SB 5484
Check cashers and sellers, extortionate extension of credit and profiteering: SB 5481, SB 5540
Check cashers and sellers, limits on amount, interest, and fees: HB 2017, HB 2018, SB 5485, SB 6736
Check cashers and sellers, military borrowers: SB 6737
Check cashers and sellers, penalties for unlicensed makers of small loans: HB 2359
Check cashers and sellers, repayment plan: SB 6738
Check cashers and sellers, small loan endorsement: HB 2852, SHB 2852
Check cashers and sellers, state authority and regulations regarding internet and fax transactions: SSB 5486
Check cashers and sellers, state authority to regulate: SB 5486, SSB 5486
Check cashers and sellers, training programs: HB 2997
Higher education, zero interest loans: SB 6271
Mortgage lenders, phone number allowing consumers to connect with live person: SB 6584
Mortgage lending fraud prosecution account, extension: *HB 2338, CH 21 (2006), SB 6167
National guard, business loan payments and interest accrual suspension for active duty members: HB 2497, *SHB 2497, CH 253 (2006)
Payday loans, employees training programs: HB 2997
Payday loans, minimum duration: HB 2361, HB 2362
Payday loans, postdated drafts or checks as security: HB 2363
Payday loans, study: HB 2360, SHB 2360
Tax refund anticipation loan act: HB 1251, ESHB 1251, SB 5692, *SSB 5692, CH 471 (2005), SB 5796

LOBBYISTS

LOCAL GOVERNMENT (See also CITIES AND TOWNS; COUNTIES; SPECIAL DISTRICTS)
Ambulance and emergency services, utility service charges to fund: HB 1635, *ESHB 1635, CH 482 (2005), SB 5624
Brownfield land, publicly owned contaminated land designated as priority cleanup: SB 6046, SSB 6046, SB 6327, SSB 6327
Campaigns for local offices, public funding: HB 1436, SB 5367, SB 6221, SSB 6221
Commercial use of lists obtained from public entities, prohibitions and penalties: HB 3250
Community improvement district financing: HB 3198
Community mitigation program, economic impact statements for major public projects: HB 1899
Community revitalization financing: HB 1745, HB 1907, HB 2239, HB 2922, HB 3144, SB 5325, SB 6700
Criminal justice costs, fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165
Drug task forces, multijurisdictional drug task force and local government drug prosecution assistance: HB 2892, HB 2919, HB 2967, SB 2967, SB 6484
Emergency service vehicles, sales and use tax exemption for purchase: HB 1955
Energy conservation measures, joint committee on energy supply and energy conservation: HB 1895, *SHB 1895, CH 299 (2005)
Financial assistance advisory council and grant program: SB 6050
Financial assistance, city-county assistance account: *ESSB 6050, CH 450 (2005)
Forest practices, department of natural resources authority: HB 2740, ESHB 2740
Forest practices, jurisdiction of conversion-related practices transferred to local government: HB 3188, SHB 3188
Gambling activities, land use and zoning powers: SB 5591
Health care benefits, nondiscrimination in amount of benefits provided to employees: HB 3249
Hospital benefit zones, financing: HB 2670, *SHB 2670, CH 111 (2006), SB 6395
Identification documents, guidelines to protect privacy: HB 2521

Inmate work programs, local government employees: HB 2357

Insurance, joint self-insurance program: *HB 1356, CH 147 (2005), SB 5335


Interoperable communications system, county public safety agency pilot program: HB 1952, SB 5887

Job development fund, grant program to assist local governments with infrastructure projects: HB 1903, *ESHB 1903, CH 425 (2005)

Levy of taxes, date for submitting estimates to counties: *HB 1048, CH 52 (2005)

Levy of taxes, voter-approved modifications: HB 1610, SB 5573


Local sales and use, credited against state tax and used to provide services to annexed areas: SB 6686, *SSB 6686, CH 361 (2006)

Master licensing program, performance-based grant program for licensing agencies: *HB 2131, CH 201 (2005), SB 5967

Medical coverage for elected officials and commissioners: HB 3100, SB 6721

Municipal court services, interlocal agreements: HB 2186, SB 6023

Noise control, enforcement responsibility: SB 5043

Open government ombudsman: HB 1134, SHB 1134

Passenger ferry service, funding and grant program: SB 6787, *ESSB 6787, CH 332 (2006)

Public lands, need to sell must show compelling development necessity: HB 2724

Public transportation, office of transit mobility and regional mobility steering committee: HB 2124, *SHB 2124, CH 318 (2005)

Puget Sound conservation and recovery partnership and management plan: SB 5895, SSB 5895

Real estate excise tax, use of revenues: HB 2063, HB 3091

Retired employees, health benefits through public employees' benefits board: SB 5781

Safe neighborhood planning and pilot projects: HB 1680, SHB 1680, SB 5678

Sales and use tax, state revenues shared with local government: HB 1762

Sales and use taxes, exemptions: HB 2504

Services, eligibility: HB 2445

Shoreline master program, interim timeline and full compliance exemption: SB 5251

State and local liability for acts of persons on supervision or in community-based treatment programs: SB 6852, SSB 6852

Unfunded state mandates, optional compliance: HB 1678

Urban impact districts: HB 2120

Whistleblower program, review of: SB 5119, SSB 5119

LOCAL HEALTH DEPARTMENTS (See also HEALTH DEPARTMENTS, LOCAL)

LOCAL IMPROVEMENT DISTRICTS (See also SPECIAL DISTRICTS)

LOCKOUTS (See also LABOR RELATIONS)

LODGING TAX (See also TAXES - LODGING TAX)

LOGS AND LOGGING (See also TIMBER AND TIMBER INDUSTRIES)

LONG-TERM CARE (See also ADULT FAMILY HOMES; NURSING HOMES)

Agencies providing care, license application process: SB 5294, SB 5296

Agencies providing care, unique identifying number: SB 5295

Assisted care facilities, defined as boarding homes: HB 1591

Assisted living facility applicants, timely assessment of: HB 2865, SB 6372

Assisted living medicaid minimum occupancy: HB 2925, *ESHB 2925, CH 260 (2006), SB 6374

Capacity study, bed count and occupancy rate: HB 1728


COPES pilot project: SB 6190, SSB 6190

Death with dignity act, terminally ill may request medication to die: SB 6843

Facility disputes, arbitration agreements: HB 1960

Home and community services, alternative delivery system for case management services: HB 1365, SHB 1365, SB 5886

Home care agencies, parity for workers' wages and benefits: HB 2333, *SHB 2333, CH 9 (2006), SB 6145, SSB 6145

Home care agencies, vendor rate study: HB 1787, SB 5801
Home care agencies, workers' compensation parity for agency home care workers: SB 6054
Home care quality council, duties and membership: HB 1078
Individual home care providers, personal information protections: HB 1868, SSB 5132, SB 5800
Individual providers, collective bargaining for hours of work: HB 1349, SHB 1349, HB 2475, *ESHB 2475, CH 106 (2006), SB 5724, SSB 5724
Insurance, facilities included in coverage: HB 2099
Joint legislative and executive task force on financing and chronic care management: HB 1220, SHB 1220, *2SHB 1220, CH 276 (2005), SB 5442, SSB 5442
Prescription drugs, study of distribution of unused drugs to low-income persons: SB 5846
Providers, payment for medically needy consumers: HB 1786, SB 5799
Sex offenders placed in facilities, information and notification: SB 6769
Smoking in facilities, provisions: HB 3130

LONGSHORE AND HARBOR WORKERS
Workers' compensation account included in Washington insurance guaranty association: HB 1196, *SHB 1196, CH 100 (2005), *ESB 5194 (2005) V

LOTTERY (See also GAMBLING)
Advertisements must include education funding levels: HB 2243
Educational outreach efforts regarding use of lottery funds: SHB 2243

LOW-INCOME PERSONS
Achievers' scholarship program, low-income students: HB 1550, SB 5759, SSB 5759
Affordable housing for all act: HB 2649, SHB 2649
Affordable housing, multiunit residential building construction liability revolving fund program for nonprofit organizations: HB 3070, SHB 3070, *2SHB 3070, CH 262 (2006)
Assets, pilot program to assist families to accumulate assets: *HB 3156, CH 91 (2006)
Driver's education, motor vehicle fees to fund costs for low-income students: HB 1879, SHB 1879, HB 1880
Energy assistance, account and funding: SB 6482, SSB 6482
Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597
Housing, energy assistance: HB 2370, *SHB 2370, CH 3 (2006), SB 6285, SB 6482, SSB 6482
Housing, sales and use tax relief: 2SSB 5183
Housing, tax credits for persons who make financial contributions to assistance programs: SB 6559
Housing, tax incentives for nonprofit organizations: SB 5183, SSB 5183
Indigent emergency medical care account, excess awards of noneconomic damages in actions resulting from health: HB 3135
Individual development account program, low-income family assistance: HB 1408, *SHB 1408, CH 402 (2005), SB 5469, SSB 5469
Prescription drugs, study of distribution of unused drugs to low-income persons: SB 5846
Public assistance, maternity support services for low-income military families: HB 3064, SHB 3064
Rental assistance program: HB 2026, SB 6044
Sales tax remittance: HB 1667
Section 8 housing assistance: HJM 4009, SHJM 4009
TANF, financial literacy information: HB 3157

MAIL
Delivery charges for direct mail, tax exemptions: HB 1785, *ESHB 2314, CH 514 (2005)
Postage costs for mailing or printing businesses, tax deductions: HB 1572

MALPRACTICE
Alternatives to I-330 and I-336, patient safety and malpractice insurance provisions: HB 2292, SHB 2292
Health care services quality improvement committee, confidentiality: HB 1148, SB 5146, *SSB 5146, CH 169 (2005)
Patient safety and malpractice insurance provisions: *2SHB 2292, CH 8 (2006)

MALT LIQUOR (See ALCOHOLIC BEVERAGES)

MANUFACTURED HOUSING (See also MOBILE HOMES)
Communities, city regulations: HB 2718, SB 6400
Communities, claim of lien for utility services: HB 1424
Communities, closure notice provisions: SB 6851, *SSB 6851, CH 296 (2006)
Communities, impact fees: HB 1373
Communities, landlord and tenant dispute resolution procedures: HB 1640, *ESHB 1640, CH 429 (2005), HB 3069, SHB 3069, SB 5660, SB 6647, SB 6648, SB 6709
Communities, solid waste and recyclable materials collection ordinances: HB 3126
Communities, water and sewer connection charges: *HB 1247, CH 324 (2005)
Location restriction, cities and counties prohibited from enacting ordinances: HB 1374, SHB 1374
Permitting requirements, disclosure prior to sales: HB 2167

MANUFACTURING
Aerospace manufacturing, joint legislative task force and review: HB 2383, SHB 2383, SB 6328, SSB 6328
Aluminum smelters, tax relief extension: *HB 2348, CH 182 (2006)
Biotechnology, tax incentives for pilot-scale manufacturing: HB 1870
Commercial airplanes, business and occupation tax credit for property tax payments: HB 2111, *ESHB 2314, CH 514 (2005), SB 5972, SSB 5972
Environmental quality permit, application review of compliance history: SB 5688
Job skills program grants, businesses assisting manufacturers: HB 2566
Motor vehicles, removal of mercury-added components in end-of-life vehicles: HB 1731, SHB 1731, 2SHB 1731, ESB 5710
Paper manufacturers, tax relief for investment related to pressurized steam pulp washing technology: HB 2770
Paper, tax relief: HB 1121
Pharmaceutical, high-technology tax incentives disallowed: HB 1884
Pharmaceutical, marketing activities and gift disclosure: HB 1889, SB 5149, SSB 5149
Pharmaceutical, product liability: SB 5986
Pharmaceutical, state investment board restrictions for certain companies: HB 1885
Rebates, sales and use tax exemptions: SB 5409
Semiconductor materials, tax incentives to support semiconductor cluster: HB 3190, *SHB 3190, CH 84 (2006), SB 6812
Small business tax deferrals for rural county investment projects and manufacturing facilities: HB 1574
Solar energy systems, tax incentives for manufacture of: HB 1760, SB 5111, SSB 5111, *E2SSB 5111, CH 301 (2005), ESB 6129

MARIJUANA
Medical use, clarification of laws regarding: SB 5943, SSB 5943
Medical use, states to decide: HJM 4028, HJM 4033, SJM 8028

MARINAS (See MOORAGE FACILITIES)

MARITIME COMMISSION
Training program for pilot applicants, licensing qualifications and procedures: SB 5150, *SSB 5150, CH 26 (2005)

MARKETING
Pharmaceutical, marketing activities and gift disclosure: HB 1889, SB 5149, SSB 5149

MARRIAGE AND MARRIED PERSONS (See also DISSOLUTION OF MARRIAGE; DOMESTIC RELATIONS)
Domestic relations, one man and one woman only type considered valid in Washington state: SJR 8210
Marriage shall be between one man and one woman, legal status and court jurisdiction: HJR 4207, HJR 4208, HJR 4227, HJR 4228, SJR 8209, SIR 8210
Privileged communications between spouses, criminal conspiracy exception: HB 1207, SB 5133

MASS TRANSIT (See PUBLIC TRANSIT; TRANSPORTATION)

MASSAGE THERAPY
Animal massage certification: SB 6056, SSB 6056
Animal massage endorsement provisions repealed: HB 2092
Licensing of persons nonexclusive: HB 2294

MATERNITY CARE (See PREGNANCY)
MEAT
Ban on American beef, business and occupation tax relief expiration date: *HB 1407, CH 150 (2005)
Business and occupation tax on slaughtering, breaking, and/or processing perishable products: HB 1890, SHB 1890, SB 5779, SB 6100, SSB 6100
Canadian cattle and beef importation: HJM 4012, SJM 8010, *ESSJM 8010 (2005)
Cloned animals, labeling requirements: SB 6383
Game farms, certain meat from game farms excluded from definition of wildlife: HB 2766
Rabbits, temporary permit for slaughter, preparation, and sale of one thousand or fewer: SB 6252, SSB 6252

MEDIATION (See also ARBITRATION)
Actions for injuries resulting from health care, mandatory mediation requirements: SB 5413, SSB 5413
Multiunit residential buildings, inspections and construction defect dispute resolutions: *EHB 1848, CH 456 (2005)

MEDICAID
Consumer-directed coverage plan and waiver research and demonstration project: HB 2556
Management information system upgrade: HB 1705, SB 5703
Mental health providers authorized to provide services to enrollees: HB 2113, SB 5919
Nursing facility payment system, insurance component rate allocation: HB 1571, HB 1729, HB 2192, SB 5569, SB 5762
Nursing facility payment system, program trust account: HB 1922, SB 5812
Nursing facility payment system, rate setting: HB 1041, SBH 1041, SB 5780
Physicians, tax credits for serving uninsured, medicare, and medicaid patients: HB 2031, HB 2136, SHB 2292, *2SHB 2292, CH 8 (2006)
Retroactive payment to health care providers: HB 1705, SB 5703
Taxes and assessments on prepayments: *HB 1690, CH 405 (2005)

MEDICAL ASSISTANCE (See PUBLIC ASSISTANCE)

MEDICAL RECORDS
Disclosure and authorization provisions: HB 1053, SB 5054, SSB 5054
Electronic, advisory board and study of: SB 5064, *SSB 5064, CH 261 (2005) PV
Health care information act, consistency with health insurance privacy regulation: HB 1300, SB 5158, *ESSB 5158, CH 468 (2005)
Health care information technology, business and occupation tax credit: HB 2554
Hospitals, information technology systems: HB 2573, *SHB 2573, CH 103 (2006), SB 6307
Legal presumption of reasonable value established from certification: SB 5185

MEDICARE
Diabetes educators, certified educators to be added as providers: *HJM 4038 (2006)
Drug benefit coverage for dual eligible beneficiaries: SB 6891

MEDICINE AND MEDICAL DEVICES
Centralized technology assessment pilot project, scientific evidence of evolving procedures: SSB 5748, SB 5924
Home medical equipment, tax exemptions: HB 2047, SB 6300, SB 6784
Life sciences, joint legislative task force on: SB 6867, SSB 6867
Sales and use tax exemptions for certain medical and mobility enhancing equipment: HB 2756, SB 6784
Scope of practice regulation for medicine and surgery: SJR 8216
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Stem cell research and human cloning, regulations and advisory committee: EHB 1268
Tax incentives for biotechnology product and medical device commercial expenditures and manufacturing: HB 2640, *SHB 2640, CH 178 (2006), SB 6462

MEETINGS (See OPEN PUBLIC MEETINGS)

MEMORIALS
State route 99, William P. Stewart memorial highway: HJM 4008, SJM 8013
War dogs, national memorial: HJM 4020, SJM 8021
MENTAL HEALTH
Alternative case management, pilot project: HB 2911
At-risk youth, substance abuse or mental health problems: HB 2993, SHB 2993
Caseloads for workers, study: HB 2913
Children, child care mental health consultation pilot program: HB 2456, SHB 2456
Children, kinship caregivers' consent for mental health care: *HB 3139, CH 93 (2006)
Children, pilot program for service delivery: HB 2397, SHB 2397
Community services, regional support networks: HB 1290, SHB 1290, *E2SHB 1290, CH 503 (2005) PV
Consumer or advocate-run service delivery system: HB 1005, SB 5753
Council on mentally ill offenders: HB 2732, SB 6685, SSB 6685
Counselors, experience requirements: *SB 6658, CH 69 (2006)
Insurance, employer tax credit to compensate for parity costs: HB 1274
Insurance, group health benefit plan coverage of mental health services: *HB 2501, CH 74 (2006), SB 6392
Insurance, parity with medical and surgical coverage: HB 1154, *SHB 1154, CH 6 (2005), SB 5450
Medicaid enrollees, mental health providers authorized to provide services: HB 2113, SB 5919
Medical assistance, provisions for mental health services: HB 2803
Mental health professionals and crisis outreach workers, safety measures to protect: HB 2912, SHB 2912, 2SHB 2912
Minors, age of consent for evaluation or treatment: HB 1058, *SHB 1058, CH 371 (2005), SB 5257, SSB 5257, SB 5557
Minors, RCW 74.34 subchapter headings: HB 1082
Minors, services for children at risk of becoming severely emotionally disturbed: HB 2039
Office of the state mental health ombudsman: HB 2894, SB 6587, SSB 6587
Regional support networks, financial responsibility of costs for individuals in involuntary treatment: HB 3081, SHB 3081, SB 6696
Regional support networks, qualifications and responsibilities: SB 6793, SSB 6793, *2SSB 6793, CH 333 (2006)

MENTAL HOSPITALS
Correctional facilities serving violent offenders, siting restrictions: HB 1614, SHB 1614, SB 5428
Law enforcement costs, reimbursement: SB 5184, SSB 5184
Workplace violence reduction in state hospitals: *HB 1160, CH 187 (2005)

MENTALLY ILL PERSONS (See MENTAL HEALTH; SEX OFFENSES AND OFFENDERS)

MERCHANT MARINE
Merchant mariner included in definition of veteran: *HB 1307, CH 251 (2005), SB 5467

MERCHANTS (See BUSINESSES)

MERCURY
Mercury-emitting facility, emission standards: HB 3236
Motor vehicles, removal of mercury-added components in end-of-life vehicles: HB 1731, SHB 1731, 2SHB 1731, ESB 5710

METROPOLITAN MUNICIPAL CORPORATIONS
Property acquisition, condemnation authority limited to property within certain boundaries: HB 1649, SB 5608

METROPOLITAN PARK DISTRICTS (See also SPECIAL DISTRICTS)
City or county property, transfer and dissolution: *HB 1303, CH 226 (2005), SB 5337
Employees, background checks: *HB 2991, CH 222 (2006), SB 6633, SSB 6633
Fund, disbursement of metropolitan park district fund: HB 2655, SB 6511

MILITARY (See also NATIONAL GUARD; VETERANS)
Armed forces license plate collection: HB 1065, *SHB 1065, CH 216 (2005), SB 5096, SSB 5096, SB 6467
Check cashers and sellers, military borrowers: HB 2881, SHB 2881, SB 6737
Check cashing loans for military borrowers, provisions: SB 5415, *ESSB 5151, CH 217 (2005), SB 6028, SSB 6028
College and university tuition refund for students called to active duty: HB 1174, *SHB 1174, CH 249 (2005)
College and university tuition waivers: SB 6695, SSB 6695
Concealed pistol license, late renewal penalty exemption for certain members of armed forces: HB 3092
Concealed pistol license, renewal extension for deployed members of armed forces: SB 5545, SB 6878
Default judgments, military status of defendant: *EHB 3074, CH 80 (2006)
Defense appropriations legislation, passage of: HJM 4000, SJM 8006
Discrimination, protections: HB 2564
Hunter education training program, certificate exemption for active duty military personnel: SB 6358
Hunting, active duty special hunt for military members absent during hunting season: HB 3012
Joint committee on veterans' and military affairs: *HB 1261, CH 141 (2005), SB 5221
Military communities infrastructure projects, funding: HB 2393, SHB 2393, E2SHB 2393, HB 2550, SHB 2550
Military department capital account: *HB 1457, CH 252 (2005), *SB 5340 (2005) V
Military department rental and lease account: *HB 1457, CH 252 (2005), *SB 5340 (2005) V
Public assistance income definition, housing assistance or vouchers for military personnel or veterans: SB 6336, SSB 6336
Public assistance, maternity support services for low-income military families: HB 3064, SHB 3064
Public employment retirement systems, military service credit: HB 1522, *SHB 1938, CH 247 (2005), HB 3224, SB 5521
Public employment, benefits for state employees called into federal service: HB 2251
Public employment, military service, and retirement act: HB 1938, SB 5877
Public employment, support our deployed state employees program: HB 2149
Relocation orders, excise tax exemption for home sales resulting from: HB 2439, SHB 2439
Retirement benefits for persons who left employment to serve: *HB 1325, CH 64 (2005), SB 5261
State employee return-to-work program, credit for time served: HB 2527, SHB 2527
State veterans' song: HB 1665
Tuition waivers, eligible members: SB 6695, SSB 6695
Uranium exposure, treatment services and study: HB 3107, SB 6732
War dogs, national memorial: HJM 4020, SJM 8021
World War II oral history project, women's contribution to war effort: HB 1592, *SB 5563, CH 75 (2005)

MILITIA (See MILITARY)

MILK AND MILK PRODUCTS (See AGRICULTURE)

MINES AND MINING
  Beach mining, pilot program to evaluate impact of small scale prospecting and mining on ocean beaches: SHB 2588
  Beach mining, removal of gold in seashore conservation area: HB 2588
  Environmental quality permit, application review of compliance history: SB 5688
  Oil and gas exploration and development, regulatory cost-reimbursement: HB 2428, SB 6177
  Small scale prospecting and placer mining, aquatic lands requirements: HB 1422

MINIMUM WAGE (See WAGES AND HOURS)

MINORITIES (See AFRICAN-AMERICANS; HISPANIC-AMERICANS; INDIANS)

MINORITY AND WOMEN'S BUSINESS ENTERPRISES
  Linked deposit program, funding: HB 1573, HB 1805, SB 5782, SSB 5782, *2SSB 5782, CH 302 (2005)

MINORS (See CHILDREN)

MISCELLANEOUS AND MUTUAL CORPORATIONS (See NONPROFIT CORPORATIONS)

MOBILE HOME PARKS
  Private garbage collection in certain annexed parks: HB 3294
  Sewer-related charges, city and town charge restrictions: HB 2717
  Solid waste and recyclable materials collection ordinances: HB 3126
  Storm or surface water sewer system service, rate restriction: HB 1480

MOBILE HOMES (See also MANUFACTURED HOUSING)
  Delinquent property taxes, conditional cancellation: HB 2719
  Location restriction, cities and counties prohibited from enacting ordinances: SHB 1374
Older homes, moving procedures: HB 1393, *SHB 1393, CH 399 (2005), SB 5366, SSB 5366
Parks, landlord and tenant dispute resolution procedures: HB 1640, *ESHB 1640, CH 429 (2005), HB 3069, SHB 3069, SB 5660, SB 6647, SB 6648, SB 6709
Relocation assistance, reimbursement limits: HB 1061, SB 5107, SSB 5107

MODEL TOXICS CONTROL ACT
Ecology department lien authority to recover remedial actions costs: HB 1866, SHB 1866, SB 5449, *SSB 5449, CH 211 (2005)
Owner or operator definition, excludes government when ownership based on easement, street, or right-of-way: SB 6474
Underground petroleum storage tank, liability limits: HB 1820, SHB 1820

MONORAIL
City transportation authority powers and duties and provisions modified: SB 6872
City transportation authority powers and duties, taxation and fines: HB 1718, SB 5534, SSB 5534
City transportation authority, dissolution provisions: SB 6733, SB 6786, SSB 6786
County monorail excise tax, collection at time of initial vehicle registration or renewal: HB 2248
Motorists information signs, icons and pictograms: HB 1090, *SHB 1090, CH 19 (2005), SB 5394

MOORAGE FACILITIES
Dock construction, shoreline management permit provisions: HB 3299
Vessel registration, proof of: SB 5270, SSB 5270

MORTGAGE BROKERS
Branch offices: HB 1244, SB 5253
Loan issuers, phone number allowing consumers to connect with live person: SB 6584
Mortgage brokers and loan originators, provisions: *EHB 2340, CH 19 (2006), SB 6166, ESSB 6166

MOSQUITO CONTROL
Districts, valuation of land for monetary assessments: *HB 1555, CH 181 (2005), SB 6760

MOTION PICTURES
Production services, taxation: SB 6557, SSB 6557, 2SSB 6557

MOTOR HOMES (See RECREATIONAL VEHICLES)

MOTOR VEHICLE FUEL TAX (See TAXES - MOTOR VEHICLE FUEL TAX)

MOTOR VEHICLES (See also ALL-TERRAIN VEHICLES; DRIVERS' LICENSES; DRIVING UNDER THE INFLUENCE; LICENSE PLATES; MOTORCYCLES; RECREATIONAL VEHICLES; TRAFFIC; TRUCKS AND TRUCKING)
Abstracts of driving records, access provisions: SB 6684, SSB 6684
Accident reports, public access to information: HB 2110, SHB 2110, HB 2530
Accidents involving fatalities, drug and alcohol tests: HB 2228, HB 2391
Alternative and clean fuel vehicles and conversion equipment, tax incentives for purchase: SB 5916
Alternative fuel vehicles and accessories, tax incentives for purchase and lease: HB 1647, SHB 1647
Alternative fuels, tax exemptions for modifications to vehicles: SB 6298, SB 6516, SSB 6516
Auto transportation companies, promotional fares: HB 1421
Automated traffic safety cameras, regulations: HB 3020, SHB 3020, SB 5060, *ESSB 5060, CH 167 (2005), SB 6526, SSB 6526
Bicyclists, vehicle restrictions for passing: *HB 1108, CH 396 (2005)
Booting, locking wheel boots prohibited: *ESB 5966, CH 88 (2005)
Brake lights, requirements: *HB 2465, CH 306 (2006)
Cell phones, drivers with instruction permits or intermediate licenses restricted on the use of cell phones while driving: HB 2568
Child car seats, failure to use may be admissible in civil action: SSB 5856, SB 6563
Combines, motor vehicle and travel trailer and boat trailer: SB 5067
Commercial fuel users, sales and use tax exemption for diesel fuel: HB 2928
Commercial motor vehicles, hearings procedures for violations: *HB 1469, CH 444 (2005), SB 5436, SSB 5436
Compression brakes, restrictions and penalties: *HB 1002, CH 320 (2005)
Day-time running lights: HB 1514, SHB 1514
Dealers, unlawful practices regarding business and occupation taxes: HB 2577
Driving records, access to abstracts of: SB 6684, SSB 6684
Emissions, California standards: HB 1397, *ESHB 1397, CH 295 (2005), SB 5099, SB 5397, SSB 5397
Emissions, tax exemptions for trading in old vehicles: HB 2768
Farm vehicles, gross weight fee payment: HB 2227, HB 2312, SHB 2312, SB 6015
Fraudulent transfer of a motor vehicle, penalties: SB 6676
Freight mobility strategic multimodal account created: EHB 2889, SB 6601
Fuel, business and occupation tax exemption for wholesale sales: HB 1882, SB 5626
Headlights, required use at all times during fall and winter months: SB 6694
Headlights, required when wipers are in use: HB 2779, SB 5023, SSB 5023
Historic automobile museum, sales and use tax deferrals: HB 2134, *ESHB 2314, CH 514 (2005), SB 5990
HOV lanes, alternative fuel vehicles: HB 2931
HOV lanes, toll lane feasibility evaluation of Interstate 450 and state route 520: SB 6017
HOV lanes, toll lane pilot project on state route 167: HB 1179, *SHB 1179, CH 312 (2005), SB 5201, SSB 5201
HOV lanes, use during nonpeak hours: HB 2821
HOV lanes, vehicle towing trailer prohibited: SB 6725
Hybrid and hydrogen vehicle sales over the internet: HB 3256
Hybrid technology vehicles and conversion equipment, tax incentives for purchase: SB 5916
Hybrid technology vehicles, tax incentives for purchase: SS 5916, *2SSB 5916, CH 296 (2005)
Hybrid vehicles, plug-in electric vehicle provisions: HB 2796
Immobilization, locking wheel boots prohibited: *ESB 5966, CH 88 (2005)
Import vehicles, disclosure at sale or trade: SB 6848
Impound sign information, posting requirements: HB 2592
Impound, notice to vehicle owner: HB 1111
Inspections, vehicle inspection account and funding provisions: SB 6143
Insurance, arbitration to resolve disputes: HB 3239
Insurance, failure to provide proof of: HB 1452, HB 3009
Insurance, mandatory coverage requirements: SB 5837
Insurance, nonduplication of benefits payable under underinsured motorist coverage: HB 3265
Insurance, options may include cost-savings claims settlement features: HB 3181
Insurance, requirements for motorcycles, motor-driven cycles, and mopeds: SB 5468
Insurance, underinsured motorist property damage waivers: HB 1716
Jake brakes, restrictions and penalties: *HB 1002, CH 320 (2005)
Licensing and registration, application for title reissuance when vehicle declared a total loss: HB 2980, SB 6548, SSB 6548
Licensing and registration, county auditor licensing accounts and fees: HB 3075
Licensing and registration, fees based upon scale weight of vehicle: SB 5860
Licensing and registration, fees for state and local parks: HB 2422
Licensing and registration, fees for transportation funding: HB 1871
Licensing and registration, fees to fund driver's education for low-income students: HB 1879, SHB 1879, HB 1880
Licensing and registration, full disclosure of taxes and fees: HB 2534, ESHB 2534
Licensing and registration, monorail excise tax fee collection: HB 2248
Licensing and registration, proof of insurance: HB 1454
Licensing and registration, subagent fees: HB 1582, *SB 5518, CH 343 (2005)
Licensing and registration, subagent successor: HB 1581, SHB 1581, SB 5519
Licensing and registration, transfer upon death of registered owner: HB 1368
Licensing and registration, use taxation for sales between private parties: HB 2638, SB 6673
Licensing and registration, vehicles operated solely in inaccessible national recreation areas: SB 5709, *SSB 5709, CH 79 (2005)

Licensing and registration, violations and penalties: *EHB 1241, CH 323 (2005)

Limousines, definition: *HB 3001, CH 98 (2006), SB 6551
Licensing and registration, vehicles operated solely in inaccessible national recreation areas: SB 5709, *SSB 5709, CH

Mercury, removal of mercury-added components in end-of-life vehicles: HB 1731, SHB 1731, 2SHB 1731, ESB 5710
Mopeds, definition and specifications: SB 5456, SSB 5646
Mopeds, state conformity with federal safety standards: HB 2877
Motor-driven cycles, impoundment when driven without valid endorsement: SB 6727, SSB 6727
Motorists information signs, icons and pictograms: HB 1090, *SHB 1090, CH 19 (2005), SB 5394
Muffler noise standards: SB 5490

Oversized vehicles, special permit restrictions during peak commute periods: SB 6398
Owners' addresses, disclosure: HB 1298, *SB 5321, CH 340 (2005)
Parts, original invoices for new and used: *SB 5181, CH 173 (2005)
Passenger vehicle weight fee, exemption for wheelchair ramp or lift: SB 6602
Pedestrians, vehicle restrictions for passing: *HB 1108, CH 396 (2005)
Persons with disabilities, specialized commercial transport vehicles: *HB 1237, CH 193 (2005), SB 5653
Plug-in hybrid electric vehicles, provisions: HB 2796
Proportional registration, technical corrections RCW 46.87: *HB 1259, CH 194 (2005), SB 5265
Protection product act, antitheft devices: HB 1797
Publicly owned vehicles, provisions regarding: HB 2773
Reclined driver's seats, presumption of negligent driving for excessively reclined seats: HB 1369
Rental cars, customer facility charge on customers of rental car companies accessing airports: HB 1596, SB 5584, *SSB 5584, CH 76 (2005)
Repair facilities, insurer interest in repair business: HB 1620, HB 2050
Sales between private parties, use taxation: HB 2638, SB 6673
Seat belts, failure to wear as evidence of negligence: SB 5856
Seat belts, failure to wear may be admissible in civil action: SSB 5856, SB 6563
Securing loads, penalties for failure to: *HB 2612, CH 268 (2006), SB 6341
Securing loads, requirements: SB 5387
Shaved keys, penalties for possession of: HB 2822, SHB 2822
Sound system equipment, secure attachment: *EHB 1246, CH 50 (2005)
State motor vehicles, valid driver's license requirement: SB 5669
Studded tires, permit and fee: HB 2187
Taxes and fees, transportation benefit district project funding: SB 5177, *SSB 5177, CH 336 (2005) PV
Taxes, use tax on sales between private parties: HB 2638, SB 6673
Taxes, valuation schedule for excise taxes: HB 3202
Theft, auto theft task force program: SB 5807
Theft, penalties: HB 2822, SHB 2822, SB 6491, SSB 6491
Total loss, application for title reissuance when vehicle declared a total loss: HB 2980, SB 6548, SSB 6548
Traffic control signal preemption devices, violations and penalties: HB 1113, *SHB 1113, CH 183 (2005), SB 5115, SSB 5115
Traffic violations, liability after sale or transfer of vehicle: *HB 1999, CH 331 (2005)
Trailer hitches, unused hitch hazard study: SB 6013
Truck beds, traffic infraction to transport person in open truck bed: HB 2819
Unattended vehicles, east of crest of Cascade Mountains exemption: SB 6251
Use tax, additional rate: SB 5790, SSB 5790
Use tax, nonresident exemption for goods purchased outside the state: HB 2129
Vehicles for hire, mileage fees for diesel: HB 3258
Vehicular homicide, penalties: HB 1209
Weight fees for transportation funding: HB 2312, SHB 2312, SB 6103, *ESSB 6103, CH 314 (2005)
MOTORCYCLES
   Between lanes, allowed when traffic is congested: HB 1176
   Children as passengers, restrictions: SB 5420, SSB 5420
   Helmets, requirements: HB 1807, SB 5783
   Impoundment when driven without valid endorsement: SB 6727, SSB 6727
   Insurance, mandatory coverage requirements: SB 5837
   Insurance, requirements for motorcycles, motor-driven cycles, and mopeds: SB 5468
   Mopeds, definition and specifications: SB 6546, SSB 6546
   Mopeds, state conformity with federal safety standards: HB 2877
   Navigation around traffic in certain circumstances: SB 6663
   Posting of hazardous road conditions due to construction or maintenance, limits on: HB 2765, *SB 6762, CH 331 (2006)
   Preferential parking, commute trip reduction incentives: HB 1258
   Profiling, written policy against profiling motorcyclists: HB 1149
   Safety courses, department of licensing approval: SB 5280
   Sales tax exemption for purchases made by nonresidents: HB 2040
   Traffic signals, motorcyclist allowed to proceed if signal inoperative: EHB 1466

MOVIES (See MOTION PICTURES)

MUNICIPAL COURT
   Administration and jurisdiction provisions: HB 3082, SHB 3082
   Administration of local and district courts, reorganization: SB 6612
   Administration provisions reorganized: SB 5712
   Antiharassment protection orders, jurisdiction: *HB 1296, CH 196 (2005), SB 5435
   Bench warrants, bail bond agencies: SB 5541
   Fees, increase: HB 1513
   Interlocal agreements for services, municipalities: HB 2186, HB 3082, SHB 3082, SB 6023
   Judges, election and appointment provisions: HB 3021, SHB 3021, ESB 6342
   Judgments, transfer from municipal court into district court: HB 1348, SHB 1348, SB 5353

MUSEUMS (See HISTORICAL SOCIETIES)

MUSIC
   Musical instruments, specialized forest products permit for specialty wood harvest or possession: HB 1406, *SHB 1406, CH 401 (2005)
   Vehicles sound system equipment, secure attachment: *EHB 1246, CH 50 (2005)

MUSSELS (See FISH AND WILDLIFE, DEPARTMENT; FISHING, COMMERCIAL; FISHING, RECREATIONAL)

MUTUAL CORPORATIONS (See NONPROFIT CORPORATIONS)

NATIONAL GUARD
   Activation, governor's powers and duties: HB 1568, *ESB 5606, CH 9 (2005)
   Business and occupation tax credit for employers who rehire returning active duty members: HB 2828
   Business loan payments and interest accrual, suspension for active duty members: HB 2497, *SHB 2497, CH 253 (2006)
   Civil relief act, Washington service members: HB 2173, *SHB 2173, CH 254 (2005), SB 6028, SSB 6028
   College and university tuition waivers: SB 6695, SSB 6695
   Concealed pistol license, renewal extension for deployed members of armed forces: SB 6878
   Conditional scholarship, provisions: *SB 6766, CH 71 (2006)
   Hunting, active duty special hunt for military members absent during hunting season: HB 3012
   Life insurance for active duty members: HB 1343, ESHB 1343, SB 6069
   Ombudsman, office of: HB 1517
   State route 2, Washington national guard highway: SJM 8015
   Tuition waivers, dependents of members serving overseas in war or conflict: *SHB 1174, CH 249 (2005), HB 2046
   Tuition waivers, eligible members: *SHB 1174, CH 249 (2005), SB 6695, SSB 6695

NATURAL HERITAGE ADVISORY COUNCIL (See NATURAL RESOURCES, DEPARTMENT)
NATURAL RESOURCES
Protection of state's natural resources through comprehensive and integrated resource management policies: SB 6273
Scenic beauty, forest practice protection of scenic areas for tourism purposes: SB 6276
Terrorist acts against animal and natural resource facilities, penalties: SB 5314

NATURAL RESOURCES CONSERVATION AREAS
Funding criteria and distribution, property tax provisions: SB 5118

NATURAL RESOURCES, BOARD
Harbor Pointe common school trust land transfer to Mukilteo: HB 1701

NATURAL RESOURCES, DEPARTMENT
Agricultural lands, rate of return for lands acquired in exchange: HB 2237
Aquatic lands compensatory mitigation endowment account, single pilot mitigation bank: HB 1492, SHB 1492, 2SHB 1492, SB 5273
Aquatic lands, review of aquatic resources program funding and management: HB 3237
Aquatic lands, state aquatic reserve system: SB 6068
Aquatic lands, statutes recodified: HB 1491, *SHB 1491, CH 155 (2005) PV, SB 5272
Exchange of state lands, provisions: HB 2387, SHB 2387, SB 6180, SSB 6180
Forest practices, department authority: HB 2740, ESHB 2740
Habitat and recreation lands coordinating group: SB 6625, SSB 6625
Hydraulic project approval, natural resources department as lead agency regarding forest practices applications: HB 2739
Law enforcement program transfer: SB 5818
Law enforcement program transfer, study and transition plan: SSB 5818
Oil and gas exploration and development, regulatory cost-reimbursement: HB 2428, SB 6177
Public lands, motorized access plans: HB 2374
Public lands, state granted lands lease program: SB 5537
Public lands, state granted lands purchase program: SB 5555
Public lands, state granted lands sales program: SB 5817
State trust lands, authority to contract out management: SB 5816
State trust lands, funds for managing and administering lands: HB 2084
State trust lands, report to legislature regarding sustainable yield harvest plan: SHB 2084
State trust lands, review committee recommendations on management of lands: SB 5830
Tidelands and shorelands, department authority to buy and sell: HB 1493, SHB 1493, SB 5271
Timber land revitalization board, grants and loans: HB 1704, SB 5345, SB 6211, SSB 6211

NATUROPATHY
Controlled substances, education and training: *HB 1546, CH 158 (2005), SB 5605
Minor office procedures, injections of substances: *HB 1546, CH 158 (2005), SB 5605

NEGOTIABLE INSTRUMENTS (See CHECKS AND CHECK CASHING)

NEWS MEDIA
Amber alert, civil immunity for broadcasters: HB 1518, *SB 5453, CH 128 (2005)
Privilege from compelled testimony for members of communications media: HB 3187
Privilege from compelled testimony for members of news media: HB 2452, SHB 2452, SB 6216, SSB 6216
Public service announcements, restrictions for state officials: SB 6705
Radio frequency identification technology task force and study: HB 3125
Radio talk shows, discussions not considered campaign contributions: HB 2511

NEWSPAPERS (See also NEWS MEDIA)
Child labor law compliance: SB 5696

NOISE
Aircraft noise abatement programs, easements and damage waivers: HB 1931
Bass sound harmonics, study: SSB 5043
Control, enforcement responsibility: SB 5043
Off-road vehicles, noise management study and joint select committee: SHB 1455
Off-road vehicles, noise management study and task force: *ESB 5089, CH 168 (2005)
Off-road vehicles, noise restrictions: HB 1455, HB 3105, SHB 3105, SB 6687, SSB 6687, SB 6688
Sea-Tac, citizens committee on aircraft noise abatement: HB 1930

NONPROFIT CORPORATIONS (See also CORPORATIONS)
Controlling interest transfers, disclosure for real estate excise tax purposes: SB 6061
Convention and tourism promotion corporations, business and occupation tax deduction: HB 2778, SB 6621, SSB 6621
Convention and tourism promotion corporations, business and occupation tax exemption: *SHB 2778, CH 310 (2006)
Manufacturing services, Washington manufacturing services nonprofit corporation: HB 2726, *SHB 2726, CH 34 (2006), SB 6470, SSB 6470

NONPROFIT ORGANIZATIONS (See also CHARITABLE ORGANIZATIONS)
Affordable housing, multiunit residential building construction liability revolving fund program for nonprofit organizations: HB 3070, SHB 3070, *2SHB 3070, CH 262 (2006)
Bingo, gambling tax exemption: HB 3285
Bingo, tax exemption for nonprofit operations: HB 3191
Child abuse or neglect, duty of employee or volunteer to report: HB 1467, SB 1467
Community health care collaborative grant program: HB 3146, SB 6459, SSB 6459, *E2SSB 6459, CH 67 (2006)
Community health centers, business and occupation tax deduction for certain nonprofits: *SB 5857, CH 86 (2005)
Cultural and social service capital projects, funding criteria: HB 1577, *ESHB 1577, CH 160 (2005), SB 5827
DSHS property and facilities transfer to nonprofits who provide services for sensory, physical, or mental handicaps: HB 2759, *SHB 2759, CH 35 (2006), SB 6442
Gambling, restrictions on activities: HB 2175, SHB 2175
Low-cost housing for low-income buyers, tax incentives: SB 5183, SSB 5183
Religious organizations, property tax exemption: HB 1855, SB 5819
Schools and colleges, property tax exemption: HB 2804, *SHB 2804, CH 226 (2006), SB 6564
Small business incubator program property tax exemption: HB 1802, SHB 1802, 2SHB 1802, HB 1973, SB 5756, SSB 5756
Trail grooming, sales tax exemption for services on state-owned or privately-owned lands: SHB 2646
Trail maintenance and construction services, tax exemptions: HB 1975, SB 1975
Unclaimed personal property, donation to charitable organizations: HB 1145
Uniform securities act, exemption for transfer by gift to a nonprofit entity: *HB 2975, CH 220 (2006)
Zoological facilities, business and occupation tax exemptions: HB 2590, SHB 2590, SB 6282

NORPLANT (See BIRTH CONTROL)

NOXIOUS WEED CONTROL BOARD
Invasive knotweed: HB 1423, SHB 1423
State agencies’ duties and priorities: SB 5155

NUCLEAR POWER
Commercial nuclear power plant under operating agency, collective bargaining: HB 1558
Plants, audits to be conducted by administrative auditor: SB 5292
Unfinished nuclear power project sites, restoration for electrical generating energy park: SB 5949

NUISANCES
County abatement powers: HB 1828

NURSERY SCHOOLS (See KINDERGARTENS, NURSERY SCHOOLS, AND PRESCHOOLS)

NURSES
Advanced registered nurse practitioners, definition: HB 3094
Advanced registered nurse practitioners, prescriptive authority: *HB 1479, CH 28 (2005), HB 3094, SB 5516
Birth-related injury compensation plan: HB 1859
Clinical information technologies, business and occupation tax credit: SSB 5392
Hospitals, staffing plan for nursing services and recordkeeping and reporting: HB 1372
Nursing care quality assurance commission, membership: HB 1075, *SHB 1075, CH 17 (2005), SB 5598, SSB 5598
Overtime hours, mandatory overtime restrictions and exceptions: HB 1371, SHB 1371, SB 5368, SSB 5368
Patient safety, disclosure and analysis of adverse events occurring in medical facilities: HB 1243, SHB 1243, HB 2279, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6072, SB 6087
Prescriptions, legibility requirements: SHB 1291, 2ESHB 1291, HB 1780, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087

Schools, student to nurse ratio and school nurse certification: HB 1494
Schools, work group to assess services in class I district schools: ESHB 1494, SB 6136

NURSING HOMES (See also LONG-TERM CARE)
Bed capacity, new or banked beds: HB 2252
Capacity study, bed count and occupancy rate: HB 1728
Credentialed health care providers, staff level report compiled and displayed: HB 1710
Dispute resolution process: HB 3226, SB 6809
Informal review process for deficiencies cited during complaint investigation or surveys: HB 1606, *SHB 1606, CH 506 (2005) PV, SB 5649, SSB 5649
Medicaid payment system, insurance component rate allocation: HB 1571, HB 1729, HB 2192, *EHB 2716, CH 258 (2006), HB 2949, SB 5569, SB 6430, SB 6624
Medicaid payment system, program trust account: HB 1922, SB 5812
Medicaid payment system, rate setting: HB 1041, SHB 1041, *EHB 2716, CH 258 (2006), SB 5780, SB 6430
Personal needs allowance: HB 1773, SB 5758
Quality assurance committees and information sharing: HB 1569, *SHB 1569, CH 33 (2005), *EHB 2254, CH 291 (2005), SB 5698, SSB 5698
Quality maintenance fee, exemption for mental disease institutions: HB 1921, SHB 1921, SB 5813
Quality maintenance fee, yearly reduction and expiration: *ESHB 2314, CH 514 (2005), SB 6100, SSB 6100
Staff levels, posting of: SB 6279
Temporary managers appointed by social services and health department, defense of: *HB 1364, CH 375 (2005), *SB 5347 (2005) V
Video equipment to observe and monitor common areas, use authorized: SB 5965

NUTRITION
Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597

OBSCENITY AND PORNOGRAPHY
Sexual matter or performance harmful to minors, penalties for display or dissemination: HB 1655

OCEAN RESOURCES
Ocean policy review commission: SB 5278, SSB 5278

OIL AND GAS (See also FUELS)
Alternative fuels, availability: HB 2442
Alternative fuels, biofuels advisory committee: HB 2738, ESHB 2738
Conversion of landfill methane gas to useable fuel, tax incentives: SB 6524, SSB 6524
Exploration and development, regulatory cost-reimbursement: HB 2428, SB 6177
Exploration and development, study of state programs: HB 3084, SHB 3084
Fossil fuel production, tax on severance of oil and gas from state lands or waters: SHB 3193, HB 3308
Gas distribution businesses, public utility tax credit: HB 2645, SB 2645, 2SHB 2645, SB 6380
Gas pumps, labels displaying fuel tax rates: HB 2660
Heating oil pollution liability protection act, customers of special fuel dealers covered: HB 1821, SHB 1821
Liquified natural gas terminals, moratorium on siting within coastal areas: HB 3203
Liquified petroleum gas, excessive pricing: SB 1622
Liquified petroleum gas, filling and refilling restrictions and violations: HB 1622, SHB 1622, 2SHB 1622, SB 5658, SSB 5658
Liquified petroleum gas, liability limits: HB 1159, SHB 1159, SB 5657, SSB 5657
Nonhazardous motor fuels, availability: HB 2441
Oil companies, price schedules and restrictions: HB 3044
Petroleum corporations, monetary penalties on windfall profits: HB 2977, SB 6746
Petroleum products taxation provisions modified: SB 6088
Public utility tax provisions, maximum tax rate applied to gross receipts: HB 2953, SB 6250
Severance and conservation act, taxation of oil and gas production: SB 6748
Spill prevention and response, citizens’ oil spill advisory council: *ESSB 5432, CH 304 (2005)
Spill prevention and response, oil spill monitoring and oversight council: HB 1459, SB 5432
State-owned refueling stations, guidelines: HB 2437
State-owned refueling stations, information to be provided to legislature: SHB 2437
Unattended service stations, protection from terrorist attacks: HB 2436
Underground petroleum storage tank, liability limits: HB 1820, SHB 1820
Underground petroleum storage tanks, financial assistance grants for underserved rural areas: HB 1823, *SHB 1823, CH 428 (2005) PV
Underground utilities, excavation without notification near transmission pipeline: HB 1539, *ESHB 1539, CH 448 (2005), SB 5456, SSB 5456

OLYMPIC GAMES (See SPORTS)

OPEN PUBLIC MEETINGS
Executive sessions, intercepting or recording communications and conversations: HB 1648, SHB 1648
Open government ombudsman: HB 1134, SHB 1134
Special meetings, called by electronic mail: *HB 1000, CH 273 (2005), SHB 1000
State health insurance pool, requirements: SSB 5888
Violations of open public meetings act, penalties: HB 2547

OPTOMETRY AND OPTOMETRISTS (See also VISION CARE)

OREGON
Nonresident income tax freedom act: HJM 4022, SJM 8022

ORGAN DONATIONS (See ANATOMIC GIFTS)

ORGANIC FOOD
Washington organic foods commission act: SB 5062

ORTHOTISTS AND PROSTHETISTS
Workers’ compensation medical aid fees: HB 1816

OUTDOOR BURNING (See AIR POLLUTION)

OUTDOOR RECREATION
Ballfields on agricultural lands, growth management regulations: HB 1245, HB 1567, SB 5739, SB 5933
Boats, carbon monoxide poisoning education and restrictions to prevent: HB 2899, SHB 2899
Boats, certain activities such as teak surfing prohibited: HB 2899, *SB 6364, CH 140 (2006)
Boats, restrictions on stern deck recreation activities: SHB 2899
Camping resorts, contracts: SB 5002, *ESSB 5002, CH 112 (2005)
Funding, bonds issuance and parks and recreation enhancement bond repayment account: HB 2180
Growth management, study committee on outdoor recreation: SHB 1084, *EHB 2241, CH 423 (2005)
Mountains to Sound greenway outdoor recreation projects, funding: HB 2625, SB 6281
Off-road vehicles, statewide data base of trails and parks: HB 2658, SHB 2658
Private lands for public use, charges: HB 2356, SB 5279
Recreational land owners, fees for off-road vehicle parks or facilities: SB 6354
Recreational land owners, liability for off-road vehicle use: SB 6353
State park facilities, sales and use tax to fund: SB 6031
Tourism, nature-based and wildlife viewing: SB 5005, SSB 5005, 2SSB 5005
Trail grooming, sales tax exemption for services on state-owned lands: SB 6077
Trail grooming, sales tax exemption for services on state-owned or privately-owned lands: HB 2646, SHB 2646
Trail maintenance and construction services, tax exemptions for nonprofit organizations: HB 1975, SHB 1975
Underwater viewing, promotion: HB 2990, SB 6610, SSB 6610
Vehicles operated solely in inaccessible national recreation areas, registration fee exemption: SB 5709, *SSB 5709, CH 79 (2005)
OUTDOOR RECREATION, INTERAGENCY COMMITTEE FOR
Grants and funds, project eligibility: HB 2108
Off-road vehicles, statewide data base of trails and parks: HB 2658, SHB 2658
Recreation resource account, watercraft recreation funding: HB 1700

OUTSOURCING
Disclosure, use of offshore items: HB 2440
Disclosure, work under state contract being performed outside the United States: HB 1724, SHB 1724, SHB 3160
Offshore, task force and study: EHCR 4405, *ESCR 8407 (2005)
State contract work performed outside the United States prohibited: HB 1725, SB 5777, SSB 5777
State contracts, policies to determine if contracts serve the best interest of the state: HB 2144, EHB 2257, SHB 2257, SHB 2257
State contracts, Washington state business price preference study: 2SHB 2257

PACKAGING (See RECYCLING)

PAINTS
Lead paint hazard education and awareness strategy: HB 1653, SHB 1653
Lead-based paint activities, public health education program: SB 5189

PAPER
Manufacturers, tax relief: HB 1121
Manufacturers, tax relief for investment related to pressurized steam pulp washing technology: HB 2770

PARENTS AND PARENTING
Abortion, parental notification and consent provisions: HB 1433, SB 5821
Child custody, nonparent visitation rights: SB 5996
Child day-care centers and family day-care providers, information regarding: SB 5806, *ESSB 5806, CH 473 (2005)
Child's conversations and communications, parental right to monitor: HB 1178, SHB 1178, SB 5081, SSB 5081
Children born from embryos transferred during assisted reproduction, legal status: SB 6743
Dependency hearings, interests of parents and alleged fathers: SB 5875
Dependency hearings, parent's preference in shelter care placement: SB 5995, SSB 5995
Dependency hearings, parental deficiencies and termination of rights: HB 2156, *SHB 2156, CH 430 (2005)
Dependency hearings, termination of rights after three or more removals and returns: SB 6007
Dependency hearings, transition services: SB 6007
Determination of parentage: HB 6742
Diverse communities, grant program to increase parent and community involvement within: HB 2581
Family counseling pilot program, family preparation program: SB 6664
Family planning services, growth management comprehensive plans: HB 1166
Family reconciliation hearings, public access: HB 1279, SHB 1279
Newborns, additional transfer locations for newborns: SB 6357
Parental rights restored and expanded: HB 2954
Parenting plans, cultural upbringing: HB 2979
Parenting plans, cultural upbringing and religious beliefs: SHB 2979
Parenting plans, shared parental responsibilities: SB 6270, SB 6888
Paternity registry: HB 2788
Sex offenders, restrictions on visitation rights under parenting plans: HB 2893, SHB 2893
Women's correctional center, parenting program: SB 5269

PARK AND RECREATION DISTRICTS (See SPECIAL DISTRICTS)

PARKING
Commercial parking businesses, regulations: HB 1464, SB 5672, SSB 5672
Infractions, rental car provisions: HB 3111
Motorcycle preferential parking, commute trip reduction incentives: HB 1258
Persons with disabilities, marking requirements for parking places: HB 1711, *SHB 1711, CH 390 (2005) PV, SB 5580, SSB 5580
Persons with disabilities, physician assistants allowed to determine eligibility for special parking privilege: HB 3093, SHB 3093
Persons with disabilities, porphyria: HB 2389, SHB 2389
State parks, fees: *SHB 2416, CH 141 (2006), HB 2616, SB 6302, SB 6675

**PARKING AND BUSINESS IMPROVEMENT AREAS**
- Transportation services: HB 2242, *SB 6012, CH 178 (2005)

**PARKS (See also STATE PARKS)**
- City and county parks and recreational facilities, funding: SB 5630, SSB 5630
- Funding, bonds issuance and parks and recreation enhancement bond repayment account: HB 2180
- Funding, state parks centennial account: SHB 2422, 2SHB 2422
- Funding, vehicle license fees and state parks centennial account: HB 2422
- Park passes, commission authority to denial or revoke: HB 2624, SHB 2624, SB 6206
- Skate parks, fees and liability immunity: HB 1643, SHB 1643, SB 5511, SSB 5511
- Skate, helmets in public parks: SB 5116
- Unneeded park land, disposal: HB 2627, SHB 2627, SB 6205, SSB 6205

**PARKS AND RECREATION COMMISSION**
- Background checks for certain job and volunteer applicants: HB 1313, *SHB 1313, CH 373 (2005), SB 5389, SSB 5389
- Basic parkland access, fees: SB 5091
- Beach mining, pilot program to evaluate impact of small scale prospecting and mining on ocean beaches: SHB 2588
- Habitat and recreation lands coordinating group: SB 6625, SSB 6625
- License plates, state parks and recreation commission: HB 1339, SB 5316, *SSB 5316, CH 44 (2005)
- Park passes, commission authority to denial or revoke: HB 2624, SHB 2624, SB 6206
- Park rangers, powers and duties: HB 1799, SB 5336
- Park rangers, task force on state public recreational lands and public safety: *ESHB 1799, CH 408 (2005) PV
- Private lands for public use, charges: HB 2356, SB 5279
- Saint Edward state park conveyed to Kenmore: HB 3143
- Trail grooming, sales tax exemption for services on state-owned lands: SB 6077
- Trail grooming, sales tax exemption for services on state-owned or privately-owned lands: HB 2646, SHB 2646
- Unneeded park land, disposal: HB 2627, SHB 2627, SB 6205, SSB 6205

**PARTNERSHIPS**
- Controlling interest transfers, disclosure for real estate excise tax purposes: SB 6061
- Limited liability companies, campaign contributions: HB 2551

**PAYMENT AGREEMENTS**
- Public facilities districts defined as local government: *HB 1487, CH 154 (2005)

**PEACE CORPS**
- School employees, leaves of absence: SB 5020
- State employees, right of return to employment: 2ESB 6010

**PEDESTRIANS**
- Crosswalks, growth management comprehensive plans: SB 5421

**PENSIONS AND RETIREMENT** (See RETIREMENT AND PENSIONS)

**PERFORMANCE AUDITS** (See AUDITORS AND AUDITING)

**PERMIT ASSISTANCE CENTER** (See ECOLOGY, DEPARTMENT)

**PERMIT ASSISTANCE, OFFICE** (See FINANCIAL MANAGEMENT, OFFICE)

**PERMITS** (See BUILDING CODES/PERMITS)

**PERSONAL PROPERTY**
- Civil forfeiture action, disposal of property and distribution of proceeds: SB 5260
- Crimes against property, threshold values: SB 5323
- Crimes against, penalties for theft and malicious theft increased: SB 6877
- Drug forfeiture action, hazardous waste provisions: HB 1208, *SHB 1208, CH 191 (2005), SB 5770
- Intangible, taxation: SB 6004, SJR 8212
- Retail sale, definition regarding tangible personal property and services for tax purposes: HB 3047
Self-service storage facilities, lien on and sale of personal property: SB 5844, SSB 5844
Unclaimed, donation to nonprofit charitable organizations: HB 1145
Use tax, nonresident exemption for goods purchased outside the state: HB 2129

**PERSONAL SERVICE CONTRACTS** *(See CONTRACTS)*

**PERSONNEL, DEPARTMENT**
Sexual harassment, state agency policies and employee training: SB 5126, SSB 5126

**PEST CONTROL**
Body-gripping traps, furbearer management program and rules for traps and bait: ESB 5319
Integrated pest management provisions: SB 5388

**PESTICIDES**
Agricultural workers, restrictions on highly toxic pesticide use: HB 1863
Application, notice to certain entities: SB 6607
Application, notice to pesticide-sensitive individuals: HB 2611
Private applicators, recertification: *HB 1110, CH 397 (2005)*
Schools, limits on the use of high hazard pesticides: HB 1388
State agencies, notice of application: SB 5388
Toxics exposure reporting and tracking review panel: SB 5030

**PETS** *(See ANIMALS)*

**PHARMACIES AND PHARMACISTS**
Ephedrine, pseudoephedrine, and phenylpropanolamine, photo ID for sales and purchase: HB 1018, HB 2266, *ESHB 2266, CH 388 (2005)*, SB 5123, SSB 5123
Ephedrine, pseudoephedrine, and phenylpropanolamine, sale restrictions: HB 1017, HB 2266, *ESHB 2266, CH 388 (2005)*, SB 5123, SSB 5123
Insurance, open pharmacy networks: HB 1842, SB 5628
Nonresident Canadian pharmacies, department of health licensing: HB 1168, SHB 1168, *2SHB 1168, CH 275 (2005)*
Nonresident Canadian pharmacies, state board of pharmacy authority: HB 1168, SHB 1168, *2SHB 1168, CH 275 (2005)*
Pharmaceutical manufacturer marketing activities and gift disclosure: HB 1889, SB 5149, SSB 5149
Pharmaceutical manufacturing, high-technology tax incentives disallowed: HB 1884
Pharmaceutical manufacturing, state investment board restrictions for certain companies: HB 1885
Precursor drugs, sale records and restrictions: SB 5123, SSB 5123
Prescriptions, legibility requirements: SHB 1291, 2E2SHB 1291, HB 1780, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006)*, HB 2295, SB 6087

**PHARMACY, BOARD**
Licensing of Canadian wholesalers: SB 6020
Nonresident Canadian pharmacies, board authority: HB 1168, SHB 1168, *2SHB 1168, CH 275 (2005)*
Waiver to FDA for importation from Canadian wholesalers: HB 1316, SHB 1316, 2SHB 1316, SB 5470, *ESSB 5470, CH 293 (2005)*
Waiver to FDA for importation from nondomestic wholesalers: *ESSB 5470, CH 293 (2005)*

**PHYSICAL FITNESS SERVICES** *(See HEALTH STUDIOS)*

**PHYSICAL THERAPISTS**

**PHYSICIAN ASSISTANTS**
Alternative disciplinary process: HB 1781
Disability for special parking privileges, physician assistants allowed to determine: HB 3093, SHB 3093
Emergencies or disasters, immunity from liability for voluntary service: SB 6902
Emergencies or disasters, liability for response to: HB 2229
Workers' compensation, execution of certain certificates: HB 3133

**PHYSICIANS**
Abortions, nonphysicians prohibited from performing: HB 1774
Alternative disciplinary process: HB 1781
Application requirements for licensing: SB 6820, SSB 6820
Birth-related injury compensation plan: HB 1859
Business and occupation tax credits for serving uninsured, medicare, and medicaid patients: HB 2031, HB 2136, SHB 2292, *2SHB 2292, CH 8 (2006)

Clinical information technologies, business and occupation tax credit: SB 5392, SSB 5392

Hospitals, arbitration for medical staff disputes regarding membership and privileges: HB 1783

Nerve conduction tests and needle electromyography: SB 6011

Partial birth abortion prohibited, penalties: HB 1562

Patient safety, disclosure and analysis of adverse events occurring in medical facilities: HB 1243, SHB 1243, HB 2279, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6072, SB 6087


Prescriptions, legibility requirements: SHB 1291, 2E2SHB 1291, HB 1780, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), HB 2295, SB 6087

Referrals to health care facilities or radiology services, conflict of interests restriction: HB 2310

Stem cell research and human cloning, regulations: SB 5594, SSB 5594

Stem cell research and human cloning, regulations and advisory committee: EHB 1268

Tax on services: HB 1088

Uninsured and medicaid and medicare patients, business and occupation tax credits for services: HB 2031, HB 2136, SHB 2292, *2SHB 2292, CH 8 (2006)

Uninsured and medicaid patients, economic incentives and administrative streamlining: HB 1705, SB 5703, SSB 5703

PILOTAGE COMMISSIONERS, BOARD

PILOTS, MARITIME
Licensing qualifications and procedures, applicant training program: SB 5150, *SSB 5150, CH 26 (2005)

Port pilotage services, liability limits Grays Harbor pilotage district: SB 5207, *SSB 5207, CH 123 (2005)

PIPETINES (See OIL AND GAS)

PISTOLS (See FIREARMS)

PLATS
Binding site plan, advance property tax payments eliminated: HB 2837

Land use permit applications, vesting rights in land use actions: SB 6350

PLUMBERS
Display of licenses and certificates: HB 2599, HB 2600, SHB 2600, SB 6862

Domestic water pumping systems, installation and maintenance: *SSB 6225, CH 185 (2006)

Domestic well water systems, installation and maintenance: HB 2971, SB 6225

HVAC/R mechanics and contractors, regulations integrated into plumbers provisions: HB 3177, SB 6772

POET LAUREATE
State poet laureate: SCR 8403

POISONING PREVENTION
Ammonia, unlawful storage: HB 1073, HB 2263

Lead-based paint activities, public health education program: SB 5189

POLICE (See also LAW ENFORCEMENT; LAW ENFORCEMENT OFFICERS)
Abandonment of duties during state of emergency, discharge: SB 6137

Applicants, prehire screening: *HB 1081, CH 434 (2005), HB 2947

Automatic fingerprint identification system: SB 5157, SSB 5157

Equipment, tax exemption: HB 2736


Identity theft, reports to be given to victims: SB 5939, *SSB 5939, CH 366 (2005)

Luring, registration requirements: HB 1233

Sound and video recordings, provisions: HB 2876, *SHB 2876, CH 38 (2006), SB 6547

Surviving spouse of fallen emergency responder, property tax exemption: HB 1377

Tribal police officers, certification: *HB 2367, CH 22 (2006), SB 6404

Vehicle accidents involving officers, accountability: SB 5507

Vehicle accidents involving officers, investigations: HB 2228

POLITICAL PARTIES
Advertising, mailed advertising must be filed with secretary of state to be archived: SB 5408

Campaigns for local government offices, public funding: HB 1436, SB 5367, SB 6221, SSB 6221
Campaigns, contribution limits: HB 1226, SHB 1226, 2SHB 1226, *3SHB 1226, CH 348 (2006), HB 2449
Campaigns, contribution monetary threshold for filing requirements: SB 6739
Campaigns, contribution provisions for county and local candidates: SB 6739, SSB 6739
Campaigns, contributions made by out-of-state entities: ESB 6522
Campaigns, electioneering communications reports: HB 1144, SHB 1144, SB 5034, *ESSB 5034, CH 445 (2005)
Campaigns, funding disclosure and restrictions: HB 1144, SHB 1144, SB 5034, *ESSB 5034, CH 445 (2005)
Candidates, filing with secretary of state or county auditor: HB 1132, *SHB 1132, CH 221 (2005)
Candidates, length of statement on public office web sites: HB 1114, SHB 1114
Candidates, time frame for soliciting or accepting contributions: HB 2435, SB 6798
Nominations, signature requirements for minor party nominations: HB 2730
Primaries, costs of partisan primaries to be borne by political parties: SB 6131
Surplus funds, disposal of: HB 1104, SHB 1104, SB 5140, *ESSB 5140, CH 467 (2005)

POLUTION (See AIR POLLUTION; WATER POLLUTION)

POLUTION CONTROL HEARINGS BOARD
Appeals, threshold for short board appeals: *HB 1838, CH 34 (2005), SB 5808

PORNOGRAPHY (See OBSCENITY AND PORNOGRAPHY)

PORT ANGELES
Port Angeles graving dock project, sale restrictions: HB 2283

PORT DISTRICTS (See also SPECIAL DISTRICTS)
Aircraft noise abatement programs, easements and damage waivers: HB 1931
Airport construction, vehicle size and weight violation penalties: HB 1994
Commercial waterway district, authority to lease land purchased from: HB 1595, SB 5585
Commercial waterway district, authority to manage and sell and convey property: 2SHB 1595
Commercial waterway district, report to legislature regarding property acquired from district: SHB 1595, SSB 5585
Commingled trust fund, loans to port districts: HB 2234
Economic development, interlocal agreements with cities and towns or counties: HB 1740
Economic development, interlocal agreements with counties: SB 5791
Employees, health care benefit equity: HB 3249
Environmental permitting authority: HB 2234
Ocean-going containers, heavy haul industrial highway corridors for trucks hauling within port district property: HB 1181, *SHB 1181, CH 311 (2005), SB 5200, SSB 5200
Port located businesses, tax exemptions: HB 2234
Regional transportation planning organization executive board, membership: HB 1248, *ESB 5110, CH 334 (2005)
School districts, transfer of funds from port districts to school districts: HB 2234
Sea-Tac, citizens committee on aircraft noise abatement: HB 1930
Wastewater projects, bidding for insurance coverage: ESHB 1127

POULTRY (See AGRICULTURE)

POVERTY (See LOW-INCOME PERSONS)

PREGNANCY
Agencies providing care for expectant mothers, license application process: SB 5294, SB 5296
Agencies providing care for expectant mothers, unique identifying number: SB 5295
Birth-related injury compensation plan: HB 1859
Cancer, notice of breast cancer risks related to abortion: SB 5820
Child born with or fetus determined to be alcohol or drug dependent, treatment and birth control: HB 2095
Children born from embryos transferred during assisted reproduction, legal status: SB 6743
Contraception, access to Plan B: SJM 8032, SSJM 8032
Dissolution decrees, denial of due to pregnancy: HB 1171, *SHB 1171, CH 55 (2005)
Medical assistance for children and pregnant women: HB 1441, SHB 1441, *E2SHB 1441, CH 279 (2005) PV
Opiate treatment programs, information regarding health risks: HB 2115, *SB 5974, CH 70 (2005)
Postpartum depression, public information campaign: HB 1427, *SB 5898, CH 347 (2005)
Protecting the unborn, abortion restrictions and cloning prohibitions: HB 2231
Public assistance, maternity support services for low-income military families: HB 3064, SHB 3064
Unborn quick child, penalties for illicit drug use by mothers resulting in harm to fetus: HB 2093

PREGNANCY

PRENATAL CARE (See PREGNANCY)

PREGNANCY

PREVAILING WAGE (See WAGES AND HOURS)

PRISONS AND PRISONERS

American citizenship and civil rights, education program: SB 6488, SSB 6488
Art works in correctional facilities, expenditures prohibited: HB 2014
Chaplains, institutional: SB 6253
Children of incarcerated parents, interagency plan and oversight committee: HB 1426, *SHB 1426, CH 403 (2005), SB 5407, SSB 5407
Correctional medical facilities, disclosure and analysis of adverse events: SHB 1243, HB 2279, HB 2292, SHB 2292, *SHB 2292, CH 8 (2006), SB 6072, SB 6087
Corrections officers, certification: HB 1340, SHB 1340, SB 5320, SSB 5320
Criminal justice costs, fiscal notes and appropriations for bills increasing incarceration periods: HB 2165, SHB 2165
Felons, insurance coverage protection: SB 5529
Fugitives, web site for information about: HB 1344, SHB 1344
General obligation bonds, correctional facilities: HB 3314, HB 3316, *ESSB 3316, CH 167 (2006), SB 6898, SSB 6898
Incarceration costs, limits on costs charged to offenders: *SB 5461, CH 263 (2005)
Inmate education programs and chaplains, state immunity for claims made by volunteers to: HB 2744
Legal financial obligations, conversion to community restitution: SB 6492
Legal financial obligations, discharge prior to completing payment: HB 1358, SHB 1358, SB 5339, SSB 5339, SB 6313
Legal financial obligations, interest rate: HB 1359, SHB 1359, 2SHB 1359, SB 5611, SSB 5611
McNeil Island, expenditures for works of art prohibited: HB 2014, SB 5795
Offender property, transport costs: *HB 2282, CH 382 (2005), SB 6080
Overcrowding and operating capacity maximum, offender population reduction: HB 1993, SB 5915
Transfer and travel to or from another state, interstate compact provisions: HB 1402, *ESHB 1402, CH 400 (2005), HB 1768, SB 5375, SSB 5375
Women's correctional center, parenting program: SB 5269

PRIVACY (See also PRIVILEGED COMMUNICATIONS)

Address confidentiality program, provisions: HB 3057, SB 6653
Breaches of security that compromise personal information stored on computers, disclosure: SB 6043, *SSB 6043, CH 368 (2005)
Cell phone numbers, protections: HB 1185, *SHB 1185, CH 322 (2005)
Child's conversations and communications, parental right to monitor: HB 1178, SHB 1178, SB 5081, SSB 5081
Commercial use of lists obtained from public entities, prohibitions and penalties: HB 3250
Computer spyware regulations: HB 1012, *ESSB 1012, CH 500 (2005)
County auditors, privacy protections when instruments are presented for recording: *HB 1385, CH 134 (2005), SB 5459, SSB 5459
Crime prevention and privacy compact: HB 2763, SB 6719
Domestic violence information shared in advocacy or counseling services, privacy protection: HB 2122, HB 2848, *ESHB 2848, CH 259 (2006)
Health care information act, consistency with health insurance privacy regulation: HB 1300, SB 5158, *ESSB 5158, CH 468 (2005)
Identification documents created by state or local governmental agencies, guidelines to protect privacy: HB 2521
Identification documents, nongovernmental entity may only electronically read identification documents: HB 2787, SSB 6822
Individual home care providers, personal information protections: HB 1868, SSB 5132, SB 5800
Motor vehicle owners' addresses, disclosure: HB 1298, *SB 5321, CH 340 (2005)
Office of privacy protection, personal information protection: SB 5327, SSB 5327
Public employees, personal information protections: HB 1694, *SHB 1694, CH 284 (2005), SB 5132, SSB 5132
Public records, commercial use of lists obtained through the public records act: HB 2831
Social security numbers, businesses must state that the request for a number is not mandatory: SB 6890
Telecommunications, customer proprietary network information privacy protections: HB 3208
Telephone numbers, unauthorized sale of telephone records: SHB 3208, ESSB 6776, CH 193 (2006)
USA patriot act: HJM 4006, SJM 8020

PRIVATE SCHOOLS (See SCHOOLS AND SCHOOL DISTRICTS)

PRIVATE SECURITY FIRMS (See SECURITY GUARDS AND FIRMS)

PRIVILEGED COMMUNICATIONS (See also PRIVACY)
Communications media, privilege from compelled testimony: HB 3187
Fire fighters and peer support groups: HB 2366, CH 202 (2006)
News media, privilege from compelled testimony: HB 2452, SHB 2452, SB 6216, SSB 6216
Sexual assault advocates, provisions: HB 2454, CH 30 (2006), SB 6479
Spouses, criminal conspiracy exception: HB 1207, SB 5133

PROBATE (See also ESTATES; WILLS)
Guardianship, bond requirements: SB 5187
Guardianship, voting rights of person under: HB 1876, SHB 1876, CH 236 (2005)
Trust and estate management procedures and requirements: HB 1125, CH 97 (2005), SB 5055
Uniform transfer of minors act, threshold age of minors: HB 2380, CH 204 (2006)
Wills, disposal of nonprobate assets under will: HB 2379, CH 203 (2006)
Wills, specifically devised property distribution: SB 6053

PROFESSIONAL EDUCATOR STANDARDS BOARD
Deaf, certification endorsement for teachers of the deaf: SHB 1893, CH 493 (2005)
Deaf, certification requirements for teachers of the deaf: HB 1893
Powers, duties, and membership revisions: HB 1067, SHB 1067, SB 5072, SB 5732, ESSB 5732, CH 497 (2005)
Preparation programs, rule authority and standards: SHB 2212, 2SHB 2212, CH 461 (2005), SB 5983, ESSB 5983, CH 498 (2005)
Professional certification, rule authority and standards: SHB 2212, 2SHB 2212, CH 461 (2005), SB 5983, ESSB 5983, CH 498 (2005)

PROFESSIONAL NEGLIGENCE (See MALPRACTICE)

PROFITEERING
Check cashers and sellers, extortionate extension of credit: SB 5481, SB 5540

PROPERTY (See PERSONAL PROPERTY; REAL ESTATE AND REAL PROPERTY)

PROSTHETISTS (See ORTHOTISTS AND PROSTHETISTS)

PROSTITUTION
Diversion agreements, assessments: SB 5243, SSB 5243
Travel agents, promotion of travel for prostitution prohibited: SB 6642, SB 6731, CH 250 (2006)

PROTECTION ORDERS (See DOMESTIC VIOLENCE)

PSYCHOLOGISTS
Athletic or performance coaching, provisions: HB 3302
Medicaid enrollees, mental health providers authorized to provide services: HB 2113, SB 5919
Mental health professionals and crisis outreach workers, safety measures to protect: HB 2912, SHB 2912, 2SHB 2912
Mental health, study of worker caseloads: HB 2913

PUBLIC ASSISTANCE (See also MEDICAID)
Child care, unique identifying number for each child eligible for state-subsidized: SB 5297
City-county assistance account: ESSB 6050, CH 450 (2005)
Electronic benefit transfer system, joint select committee to study: HB 2230
Electronic debit cards, prohibited purchases: HB 2182
Fraud investigations, cooperation with law enforcement: SB 5293
Fraud investigations, office of inspector general: SSB 5293
Income definition, housing assistance or vouchers for military personnel or veterans: SB 6336, SSB 6336
Maternity support services for low-income military families: HB 3064, SHB 3064
Medical assistance, children and pregnant women: HB 1441, SHB 1441, ES2SHB 1441, CH 279 (2005) PV
Medical assistance, children and pregnant women exemption from premium requirements: SSB 5703
Medical assistance, children exempt from copremiums: HB 1705, SB 5703
Medical assistance, children's health program funding and enrollment provisions: HB 2308
Medical assistance, eligibility information to be up-to-date: SSB 5703
Medical assistance, eligibility reverified annually: HB 1705, SB 5703
Medical assistance, evidence-based medical principles to develop performance measures: HB 1512, *SHB 1512, CH 446 (2005), SB 5390, SSB 5390
Medical assistance, exemption from independent review determinations: HB 1698, SB 5681
Medical assistance, health care directives information: SB 5815
Medical assistance, identity of proposed beneficiary’s employer: HB 1486
Medical assistance, mental health services: HB 2803
Medical assistance, payment for services provided by rural hospitals: *SHB 2289, CH 383 (2005)
Medical assistance, recovery of debts owed to department of social and health services: HB 2034, HB 2304, *SHB 2304, CH 292 (2005), SB 6095, SSB 6095
Medical assistance, report on recipients' employment status: SB 6759, SSB 6759
Medical assistance, taxes and assessments on prepayments: *HB 1690, CH 405 (2005)
TANF, financial literacy information: HB 3157
TANF, working connections child care: SB 6629
WorkFirst, child safety net program: HB 2970, SHB 2970, SB 6628, SSB 6628
WorkFirst, financial literacy included in work activity provisions: HB 2394, *SHB 2394, CH 107 (2006), SB 6305, SSB 6305
WorkFirst, fund use restrictions: HB 1867
WorkFirst, job training and placement services: HB 1833, SHB 1833
WorkFirst, parenting provisions: HB 3110, SB 6224
WorkFirst, vocational education as qualified work activity: HB 1589, SB 5578

PUBLIC DEFENDER SERVICES

PUBLIC DEFENSE, OFFICE
Advisory committee, member may serve as appellate judge on a pro tem basis: *HB 2028, CH 111 (2005), SB 5928
Dependency and termination legal representation, director to oversee and monitor: HB 2029, SHB 2029, SB 5903, SSB 5903
Funding for city and county indigent defense services, grant program: HB 1542, SHB 1542, 2SHB 1542, CH 157 (2005), SB 5531

PUBLIC DEPOSITARIES
Higher education endowment grant funds, deposit outside the state: HB 2225, *SHB 2225, CH 203 (2005)

PUBLIC DISCLOSURE (See also CAMPAIGNS)
Breaches of security that compromise personal information stored on computers, disclosure: SB 6043, *SSB 6043, CH 368 (2005)
Campaign finance law violators, recall: HJR 4203
Campaign finance reform, electioneering communication provisions: HB 1525
Campaign finance reform, state contractor contribution restrictions: HB 1525
Campaigns, contribution limits: HB 1226, SHB 1226, 2SHB 1226, *3SHB 1226, CH 348 (2006), HB 2449
Campaigns, drop-in inspections of accounts: *HB 1130, CH 184 (2005)
Campaigns, electioneering communications reports: HB 1144, SHB 1144, SB 5034, *ESSB 5034, CH 445 (2005)
Campaigns, funding disclosure and restrictions: HB 1144, SHB 1144, SB 5034, *ESSB 5034, CH 445 (2005)
Campaigns, small political subdivision candidate disclosure requirements: HB 2846, SHB 2846
Campaigns, voluntary spending limits and public financing system: HB 1526
Controversy involving public official or employee, exemption: HB 2515
Energy infrastructure information, exemption: HB 2350, SHB 2350
Gross misdemeanor or felony offenders, access to public records limited: HB 2138
Horse racing licenses, application information exemption: HB 2071, SHB 2071, SB 5951, *SSB 5951, CH 349 (2005)
Hospital-acquired infections, reporting provisions: HB 1015, SHB 1015, E2SHB 1015
Individual home care providers, personal information protections: HB 1868, SSB 5132, SB 5800
Judicial and criminal records, exemption for certain records: HB 2774
Livestock, exemption for voluntary identification information: HB 2651, *ESHB 2651, CH 75 (2006), SB 6854
Motor vehicle owners' addresses, disclosure: HB 1298, *SB 5321, CH 340 (2005)
Native American cultural resources information, exemption: HB 2675, SHB 2675, *SB 6429, CH 86 (2006)
Position statements in files of agency request legislation or rules: SB 5156
Prescription drugs, human clinical trial results: SB 5985
Public records act, disclosure: HB 1133, *SHB 1133, CH 274 (2005)
Public records, availability: HB 1350
Real estate excise taxes, disclosure: *HB 1315, CH 326 (2005)
School employees, requirements and exemptions regarding investigations and complaints: HB 2522
Sensitive fish and wildlife data, requirements: HB 2331, SB 6158, SSB 6158
Sex offender information, certain information exempt from disclosure: HB 1651, SB 5643, SSB 5643
Sex offender information, model policy for disclosure of: HB 2747, SHB 2747, SB 6320, *SSB 6320, CH 137 (2006)
State auditor and joint legislative audit and review committee exemptions for social and health services department information: HB 2329
Technical corrections to public disclosure law: *HB 2520, CH 209 (2006)
Union dues, labor organization prohibited from using for political purposes: SB 5711
Unions, disclosure of public sector unions' finances: SB 6756

PUBLIC EMPLOYEES (See PUBLIC OFFICERS AND EMPLOYEES)

PUBLIC EMPLOYEES' BENEFITS BOARD

Health care directives information: SB 5815
Health care insurance, tricare supplemental: *SB 5391, CH 46 (2005)
Health savings account option: *EHB 1383, CH 299 (2006), HB 1686, HB 2557, SB 5202
Health savings accounts and high deductible plan options: SSB 5202, SB 6130, SSB 6130
Health savings accounts and high deductible plan options, study: 2SSB 5202
Local government retired employees, health benefits: SB 5781

PUBLIC EMPLOYEES' RETIREMENT SYSTEM (See also RETIREMENT AND PENSIONS)

Additional service credit, one time purchase: *HB 2690, CH 214 (2006), SB 6457
Allowances, irrevocable elections: SB 5866
Elective office, separation from: HB 1318
Gain-sharing provisions, replacement: HB 3183, SB 6795
Interruptive military service credit: *HB 1325, CH 64 (2005), SB 5261
Judges, optional benefits: HB 2691, *SHB 2691, CH 189 (2006), SB 6455, SSB 6455
Military service credit: HB 1522, *SHB 1938, CH 247 (2005), HB 3224, SB 5521
Optional membership and distributions of allowances: HB 2692, SB 6456
Plan 1 and 2, emergency medical technicians may transfer to LEOFFRS plan 2: HB 1936, *SHB 1936, CH 459 (2005), SB 5900
Plan 1 and 3, funding of unfunded actuarial accrued liability: SB 6847
Plan 1, age and retirement requirements for receipt of annual increase amount : HB 2686, SB 6445
Plan 1, funding of unfunded actuarial accrued liability: HB 2683, HB 2909, SB 6085, SB 6451, SB 6896, *ESSB 6896, CH 56 (2006)
Plan 1, one thousand dollar minimum monthly benefit: HB 2687, *SB 6453, CH 244 (2006)
Plan 1, postretirement employment restrictions: HB 2689, SHB 2689, SB 5286, SSB 5286, SB 5792, SB 6448
Plan 1, unfunded liabilities stabilization accounts: HB 3063, SB 6893
Plan 2 and 3, unreduced benefits: HB 2679, SB 6445
Plan 2, insurance plans and contracts for separated members: HB 1520, SB 5520
Plan 3, vesting after five years: HB 1320, SHB 1320, HB 2684, *SHB 2684, CH 33 (2006), SB 5517, SB 6450
Postretirement employment sixty percent cap: SB 6127
Public employment, military service, and retirement act: HB 1938, SB 5877
Rehire restrictions: HB 1326, SHB 1326, SB 5244
Service credit lost due to injury, purchase of: HB 1521, *SB 5522, CH 363 (2005)
State director of fire protection allowed to refuse membership: SB 6873
Terminally ill members allowed to remove themselves from plan: HB 1634, SHB 1634, SB 5497, *SSB 5497, CH 131 (2005)

PUBLIC FACILITIES DISTRICTS (See also SPECIAL DISTRICTS)
Freight mobility strategic multimodal account created: EHB 2889, SB 6601
Minor league baseball stadiums and related parking facilities: HB 2535
Payment agreements: *HB 1487, CH 154 (2005)
Reimbursement by property owners for street, road, and water or sewer projects: *EHB 3192, CH 88 (2006)
Sales and use tax credit, extension: HB 2447, SHB 2447, HB 2882, SB 6230, *ESSB 6230, CH 298 (2006)
Sales tax for new regional center, conditions: HB 1470, SHB 1470, SB 5363

PUBLIC FUNDS AND ACCOUNTS
2006 Seahawks championship account: SB 6892
2006 Seattle professional football championship account: SSB 6892
Aquatic invasive species enforcement account: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Aquatic invasive species prevention account: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Aquatic lands compensatory mitigation endowment account: HB 1492, SHB 1492, 2SHB 1492, SB 5273
Aquatic sustaining investment account: HB 1493, SHB 1493, SB 5271
Baseball, professional baseball facilities account: HB 3104
Bond retirement accounts, elimination of obsolete accounts: SB 6027
Business and professions account: HB 1394, *SHB 1394, CH 25 (2005), SB 5365
Campaigns for local government offices, public funding: HB 1436, SB 5367, SB 6221, SSB 6221
Carbon dioxide mitigation account: HB 2794, SHB 2794
Citizen councilor revolving fund: HB 1770, SB 5346
City-county assistance account: SB 6050
Columbia river basin water storage and supply account: SHB 2860
Columbia river basin water supply development account: *E2SHB 2860, CH 6 (2006)
Columbia river water mainstream account: HB 1099, SB 5120
Commemorative works account: *HB 1007, CH 16 (2005), SB 5252
Commercial vehicle operator account: HB 2965
Community and technical colleges capital projects account, interest provisions: HB 1120, SHB 1120, SB 5651
Conservation assistance revolving account management: HB 1461, *SHB 1461, CH 30 (2005), SB 5009, SSB 5009
Corrections special reserve account, state: HB 2165, SB 2165
Deployed state employees' account: HB 2149
Developmental disabilities community trust account: HB 1519, HB 1791, *SHB 1791, CH 353 (2005), SB 5702, SSB 5702
Developmental disabilities community trust account, Dan Thompson memorial: SSB 5702
Economic stability account: HB 2677, SB 6443
Education construction fund: HB 3006
Education legacy trust account: *ESHB 2314, CH 514 (2005)
Education legacy trust account, distributions to: SB 6294
Education ombudsman account: *ESHB 3127, CH 116 (2006) PV
Electronic products recycling account: HB 2662, SHB 2662
Electronics product stewardship account: HB 2810, HB 2811
Emergency management, preparedness, and assistance account: ESB 6433, SSB 6433, 2SSB 6433
Emergency school repair account: HB 1757, SB 5725
Ending homelessness account: HB 2650, SHB 2650
Energy assistance account: SB 6482, SSB 6482
Energy freedom loan account: HB 2939
Entrepreneurial assistance center fund: SB 5641, SSB 5641
Family and medical leave enforcement account: HB 2392, SHB 2392, SB 6185, *SSB 6185, CH 59 (2006)
Farmland preservation account: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
Fish and wildlife enforcement reward account: HB 1696, *ESHB 1696, CH 406 (2005), SB 5683
Forestry revitalization account: HB 1704, SB 5345
Foster care endowed scholarship trust fund: HB 1050, SHB 1050, *2SHB 1050, CH 215 (2005) PV
Freight mobility strategic investment account: HB 1603, SB 5662
Freight mobility strategic multimodal account created: EHB 2889, SB 6601
Freshwater aquatic algae control account: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Fruit and vegetable inspection account, expenditure restrictions: HB 2274, SB 6071
Fuel tax rate used to determine fuel tax distributions to fund nonhighway expenditures: HB 3149
Gambling account: HB 1045
Gambling, problem gambling account: HB 1031, *ESHB 1031, CH 369 (2005), SB 5037, SSB 5037, 2SSB 5037
General fund working capital designation, administration: HB 1039
Granted lands lease program account, state: SB 5537
Granted lands purchase program management account, state: SB 5555
Granted lands sales account, state: SB 5817
Health services account, consolidation with general fund: HB 2214
Indigent emergency medical care account: HB 3135
Invasive species council account: HB 1611, SB 5385, *ESSB 5385, CH 152 (2006)
Joint state and local transportation account: SB 6083
Law enforcement vehicle theft account: HB 3189
Life sciences discovery account: 2SHB 1623
Liquor revolving fund, disbursement of moneys: HB 1410, SB 5380
Main street trust fund account: HB 1273, SHB 1273, *ESHB 2314, CH 514 (2005), SB 5455, SSB 5455
Manufactured/mobile home investigations account: HB 1640, *ESHB 1640, CH 429 (2005), HB 3069, SHB 3069, SB 5660, SB 6709
Maritime historic restoration and preservation account: HB 1726, SB 5847
Math/science high school scholar diploma scholarship account: SB 6780
Medicare/Medicaid program trust account: HB 1922, SHB 1922, 2ESSB 1922, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072
Military department capital account: *HB 1457, CH 252 (2005), *SB 5340 (2005) V
Military department rental and lease account: *HB 1457, CH 252 (2005), *SB 5340 (2005) V
Minor league baseball account: HB 1767, SB 5572, SSB 5572
Monetary offerings for revenue enhancement account (MORE): HB 2240
Mortgage lending fraud prosecution account, extension: *HB 2338, CH 21 (2006), SB 6167
Mountains to Sound greenway outdoor recreation project account: HB 2625, SB 6281
National guard life insurance reimbursement account, Washington: SB 6069
Nursing facility medicaid program trust account: HB 1922, SB 5812
Nursing facility medicaid program trust account: HB 1922, SB 5812
Nursing facility medicaid program trust account: HB 1922, SB 5812
Parks and recreation enhancement bond repayment account: HB 2180
Patient safety account: HB 1291, SHB 1291, 2E2SHB 1291, HB 2279, HB 2295, SB 5318, SSB 5318, SB 6072
Pavement and sidewalk account, small city: *SSB 5775, CH 83 (2005)
Pavement preservation account: SB 5775
Pension funding stabilization account: HB 2503, SB 6444, SB 6896, *ESSB 6896, CH 56 (2006)
Pension stabilization account: HB 2674
Political party and candidate surplus funds, disposal of: HB 1104, SHB 1104, SB 5140, *ESSB 5140, CH 467 (2005), SB 5679
Public benefit account, tax receipts from house-banked card rooms: ESSB 5287
Public facilities construction loan revolving account, funding provisions: HB 2859, SB 6560
Public health improvement account: HB 2326
Public works administration account, administration and prevailing wage program funding: HB 1308, SB 5236, *SSB 5236, CH 230 (2006)
Public works assistance account, transfer of operating funds: HB 3289
Puget Sound commercial Dungeness crab license buyback account: HB 2287
Qualified professions conditional scholarship account: SB 6783, SSB 6783
Rainy day reserve fund: SB 6471, SJR 8222
Reading achievement account: HB 2836, *SHB 2836, CH 120 (2006)
Ready reserve account: HB 1039
Real estate excise tax electronic technology account: HB 1240, SHB 1240, 2SHB 1240, CH 480 (2005), SB 5281, SSB 5281
Real estate research account expiration date: *HB 1141, CH 185 (2005)
Recreational Dungeness crab endorsement account: HB 2286, HB 2287
Reinvesting in youth account: HB 1483, SHB 1483, 2SHB 1483, 3SHB 1483, *4SHB 1483, CH 304 (2006), SB 5567
Required reserve fund: HB 3006, HJR 4210, HJR 4220
Revenue stabilization fund: SJR 8203, SJR 8217
Riparian protection account: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
Safety and education account, eliminated: SHB 1046
Safety and education account, limits on use of: HB 1046
School bus safety enhancement account: SB 5731
School nurse account: HB 1494, ESSB 1494, SB 6136
Shellfish, biotoxin testing and monitoring funds to carry over: SB 5169, *SSB 5169, CH 416 (2005)
Small employer-purchased health insurance premium assistance account: HB 1910, SB 5861
Special purpose district research services account: SB 5422, SSB 5422, SB 6555, *SSB 6555, CH 328 (2006) PV
State parks centennial account: HB 2422, SHB 2422, 2SHB 2422
Student achievement fund, distribution of funds: HB 3006
Student achievement funds, state property tax distributions to: HB 3273
Sustainable energy trust fund: HB 2400
Telework enhancement account: SB 5063, SSB 5063, 2SSB 5063
Transportation 2005 account: HB 2312, SHB 2312
Transportation accounts and revenue distribution, revisions: SB 6839, *ESSB 6839, CH 337 (2006)
Transportation innovative partnership account: HB 1541, *SHB 1541, CH 317 (2005)
Transportation partnership account: SB 6103, *ESSB 6103, CH 314 (2005)
Transportation, joint state and local account: SB 6083
Vehicle tire recycling account: HB 1892
Veterans innovations program account: SHB 2754, *2SHB 2754, CH 343 (2006)
Violence reduction and drug enforcement account, transfer of funds: HB 2320
Vocational education account: HB 2938, SB 6863
Voluntary accounts program principal account, Washington: SB 5544, SSB 5544, 2SSB 5544
Washington rural loan fund provisions: *HB 1092, CH 94 (2005), SB 5086
Water conservation project revolving fund: HB 2860, SB 6581
Wild swan recovery account: HB 2211
Wildlife account, redirection of moneys to: SB 6866

PUBLIC HEALTH

Account, public health improvement: HB 2326
Biomonitoring as part of the environmental health tracking program: SB 6513, SSB 6513
Blood donation, placental and umbilical cord pilot projects: HB 2474
Children's environmental health and protection advisory board: SB 5188, SSB 5188
Disaster medical assistance teams: HB 2539, SHB 2539
Emergency preparedness, performance measures: HB 2542
Evidence-based medicine, medical quality advisory committee: *EHCR 4410 (2005)
Financing joint select committee and review: *EHCR 4410 (2005)
Food service rules, cold holding temperature exemption: HB 3301
Health disparities, governor's interagency coordinating council on: *2SSB 6197, CH 239 (2006)
Health disparities, governor's interagency council on: HB 3096, SB 6197, SSB 6197
Health impact assessments: HB 3097, SB 6195, SSB 6195, 2SSB 6195
Hospital-acquired infections, reporting provisions: HB 1015, SHB 1015, E2SHB 1015
Indoor clean air act, smoking exemption for religious ceremonies: HB 2652, SB 6213, SSB 6213
Joint public health financing committee: HB 1737, SHB 1737, SB 5715
Lead-based paint activities, public health education program: SB 5189
Local obligations, funding: HB 1818
Mold in schools, testing for toxic mold: HB 2177
Noise control, bass sound harmonics study: SSB 5043
On-site sewage, enhanced certification program for marine areas: HB 1458, SHB 1458, SB 5431
On-site sewage, program implementation plans for marine areas: E2SHB 1458, *3SHB 1458, CH 223 (2006), SSB 5431, 2SSB 5431
Phosphorus content in dishwashing detergent: *EHB 2322, CH 223 (2006)
Physical activity, promotion of policy and planning measures to increase: SB 5186, *ESSB 5186, CH 360 (2005)
Polybrominated diphenyl ethers, sales of products containing: HB 1488, SHB 1488, E2SHB 1488, SB 5515, SSB 5515, 2SSB 5515
Postpartum depression, public information campaign: HB 1427, *SB 5898, CH 347 (2005)
Public safety, department of: HB 2472
Schools, drinking water quality standards: HB 1123, SB 5029, SSB 5029
Sex education, healthy youth act of 2005: HB 1282, ESHB 1282, SB 5306
Sexual activity, health information and disease prevention for youth: SB 5068
Smoking prohibitions, modifications for economic viability of businesses and clubs: HB 2502, HB 3295, SB 6883
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Stem cell research and human cloning, regulations and advisory committee: EHB 1268
Toxics exposure reporting and tracking review panel: SB 5030
Underground storage tanks, pollution liability insurance agency: HB 2678, *SHB 2678, CH 276 (2006), SB 6207, SSB 6207, 2SSB 6207
Wind energy, small wind permitting standards: HB 1021

PUBLIC HEALTH DEPARTMENTS (See HEALTH DEPARTMENTS, LOCAL)

PUBLIC HOSPITAL DISTRICTS (See also SPECIAL DISTRICTS)
Contract interests, officers of rural districts: *SB 5044, CH 114 (2005)
Correctional industries programs, contract with: HB 2737
Employees serving as commissioners, restrictions: *SB 6504, CH 322 (2006)
Funding, state levies and distribution of proceeds: SB 5700
Investments, authority: HB 1341, SHB 1341, HJR 4202
Quality improvement committee, confidentiality: HB 1148, SB 5146, *SSB 5146, CH 169 (2005)

PUBLIC HOUSING AUTHORITIES (See HOUSING AUTHORITIES)

PUBLIC INSTRUCTION, SUPERINTENDENT
Achievers' scholarship program, low-income students: HB 1550, SB 5759, SSB 5759
Assessments, alternative assessment pilots and retake provisions: SB 5638, SSB 5638, 2SSB 5638
Assessments, alternative methods and appeals: HB 2785, SHB 2785, E2SHB 2785
Assessments, diagnostic assessments and reimbursement provisions: SHB 2903
Assessments, pilot project in six districts for reading and mathematics: *SHB 2414, CH 175 (2006)
Assessments, revised plan and locally selected assessments: HB 2414, SB 6532, SSB 6532
Asthma, uniform policy and in-service training: HB 1904, SB 5841, *SSB 5841, CH 462 (2005)
Board of education, voting rights: HB 1941, SB 5855
Agricultural lands, rate of return for lands acquired in exchange: HB 2237
Ancestral trees, protection: HB 1360, SHB 1360
Aquatic lands, leases with cities: SB 6535, SSB 6535
Aquatic lands, log and wood sale proceeds to fund Burke memorial museum: SB 5017, SSB 5017
Aquatic lands, natural resources department authority to buy and sell tidelands and shorelands: HB 1493, SHB 1493, SB 5271
Aquatic lands, penalties for causing vessels to be abandoned or derelict: SB 6223, *SSB 6223, CH 153 (2006)
Aquatic lands, priority for use of state-owned lands by a governmental entity: SB 5959
Aquatic lands, review of aquatic resources program funding and management: HB 3237
Aquatic lands, sale of aquacultural products from leased state-owned lands: *SB 5006, CH 113 (2005)
Aquatic lands, single pilot mitigation bank: HB 1492, SHB 1492, SSB 1492, SB 5273
Aquatic lands, small scale prospecting and placer mining: HB 1422
Aquatic lands, state aquatic reserve system: SB 6068
Aquatic lands, statutes recodified: HB 1491, *SHB 1491, CH 155 (2005) PV, SB 5272
Beach mining, pilot program to evaluate impact of small scale prospecting and mining on ocean beaches: SHB 2588
Beach mining, removal of gold in seashore conservation area: HB 2588
Conservation programs, funding and property tax criteria and distribution: SB 5118
Exchange of state lands, provisions: HB 2387, SHB 2387, SB 6180, SSB 6180
Forest health work group, meeting requirements and expiration date: *ESB 5179, CH 342 (2006)
Forests, future of Washington forests review council: HB 1985, SHB 1985, SB 5405, SSB 5405, 2SSB 5405
Habitat and recreation lands coordinating group: SB 6625, SSB 6625
Habitat conservation programs, riparian protection and farmlands preservation accounts: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
Harbor lines, authority to regulate: SB 5007
Motorized access plans: HB 2374
Recreational lands, task force on state public recreational lands and public safety: *ESHB 1799, CH 408 (2005) PV
Sale, need to sell must show compelling development necessity: HB 2724
Specialized forest products, specialty wood for musical instruments or ornamental boxes: HB 1406, *SHB 1406, CH 401 (2005)
State granted lands lease program: SB 5537
State granted lands purchase program: SB 5555
State granted lands sales program: SB 5817
State trust lands, authority to contract out management: SB 5816
State trust lands, funds for managing and administering lands: HB 2084
State trust lands, report to legislature regarding sustainable yield harvest plan: SHB 2084
State trust lands, review committee recommendations on management of lands: SB 5830
Statutes, technical corrections: HB 2385, HB 3085, *SHB 3085, CH 42 (2006), SB 6178
Trail grooming, sales tax exemption for services on state-owned lands: SB 6077
Trail grooming, sales tax exemption for services on state-owned or privately-owned lands: HB 2646, SHB 2646

PUBLIC LANDS, COMMISSIONER
Aquatic lands, statutes recodified: HB 1491, *SHB 1491, CH 155 (2005) PV, SB 5272
State granted lands lease program: SB 5537
State granted lands purchase program: SB 5555
State granted lands sales program: SB 5817
State trust lands, review committee recommendations on management of: SB 5830

PUBLIC OFFICERS AND EMPLOYEES (See also CAMPAIGNS)
Background checks for employees with access to resident's personally identifiable information: HB 2920
Cleaning products that minimize impacts to humans and the environment: HB 1886, SHB 1886
Collective bargaining, commercial nuclear power plant under operating agency: HB 1558
Collective bargaining, compensation and fringe benefit provisions in master agreement: HB 3029, SB 6660, ESSB 6660
Collective bargaining, union security provision for state employees: SB 6755
Collective bargaining, union security provisions: HB 2256
Communications from employee or charitable organizations, distribution: HB 2898, *SHB 2898, CH 217 (2006), SB 6645
Conference for lieutenant governors, funding: SSB 6245
Conference for statewide elected officials, funding: HB 2419, SB 6245
Controversy involving public official or employee, public disclosure exemption: HB 2515
Disaster recovery task force: SB 6797
Domestic partners, retirement benefits: SB 6218
Employee return-to-work program, employees called to active duty: HB 2527, SHB 2527
Flights, state officers and employees allowed to fly free under certain conditions: SB 6128
Fraud investigation, office of inspector general: HB 1909, SHB 1909
Gifts, value of gifts which may be accepted by employees: HB 2089, SHB 2089
Health care benefits, savings account option: HB 1686
Health care, coverage for dependent children: SB 6186, SSB 6186
Health care, savings account option: *EHB 1383, CH 299 (2006), HB 2557, SB 5202
Health care, savings accounts and high deductible plan options: SSB 5202, SB 6130, SSB 6130
Health care, savings accounts and high deductible plan options study: 2SSB 5202
Higher education tuition waivers for retired employees: HB 1976
Leave, shared leave for declared emergencies: HB 3073
Managers, state civil service definition: HB 1877
Military, benefits for state employees called into federal service: HB 2251
Military, support our deployed state employees program: HB 2149
Oath of office, Declaration of Independence: HB 2935, SB 6032
Opinions, state employees authorized to express professional opinions: HB 3103, SB 6782
Payroll deductions, voluntary employee contributions to labor or employee organizations: HB 2780, *SHB 2780, CH 216 (2006), SB 6643
Peace corps volunteers, right of return to employment: 2ESB 6010
Personal information, protections: HB 1694, *SHB 1694, CH 284 (2005), SB 5132, SSB 5132
Public service announcements, restrictions: SB 6705
Raffles, charitable donations: HB 1944, SHB 1944
Retirement, domestic partners: SB 6218
Retirement, rehire restrictions: HB 1326, SHB 1326, SB 5244
Sexual harassment policies and training programs: SB 5126, SSB 5126
Sick leave, employee pools: *SB 6059, CH 356 (2006)
Sick leave, remuneration at time of separation or dismissal: HB 1808, SB 5784
State treasurer, nonpartisan office: SB 5889
Supervisor defined for public employment purposes: HB 1720, ESB 5510
Union dues, payroll deductions: HB 2807, SB 6644
Union security provisions in public employment contracts: HB 3248
Unions, disclosure of public sector unions' finances: SB 6756
Volunteer fire fighters, position in elective or appointed office: *HB 2606, CH 211 (2006)
Worksite health promotion program: SB 5751, SSB 5751, SB 6363, SSB 6363

PUBLIC POLICY, INSTITUTE
Minimum wage, study: SB 5551, ESSB 5551, SB 6734

PUBLIC RECORDS (See RECORDS)

PUBLIC SAFETY EMPLOYEES’ RETIREMENT SYSTEM
Additional service credit, one time purchase: *HB 2690, CH 214 (2006), SB 6457
Contribution rates: *HB 2681, CH 365 (2006), SB 6452
General provisions, changes: HB 2685, *ESHB 2685, CH 309 (2006), SB 6449

PUBLIC TRANSIT (See also BUSES)
Fare cards for transportation facilities and services, unclaimed property act exemption: HB 1703, *ESHB 1703, CH 285 (2005), SB 5576
Light and power businesses, tax credit for contributions made to special needs transportation fund: SB 6779, SSB 6779
Magnetic levitation transportation funding: EHB 1429, HJM 4003, SHJM 4003, SB 6707
Office of transit mobility and regional mobility steering committee: HB 2124, *SHB 2124, CH 318 (2005)
Paratransit bus services: HB 2802
Public utility taxes, fees and charges for transit services exempted from taxes: *SB 6826, CH 336 (2006)
Regional transit authorities, provisions modified: SB 6872
Regional transit authorities, sales and use tax does not apply to bus or rail combined agreements: HB 1881, SB 5623, *SSB 5623, CH 515 (2005)
Regional transit authorities, special fuel tax exemption: HB 2591, SHB 2591
Regional transportation governance, consolidation for efficiency and emergency evacuation planning: HB 2636
Regional transportation governance, Puget Sound regional transportation district: HB 2871
Regional transportation governance, Puget Sound regional transportation system authority and council: HB 2491
Regional transportation governance, regional transportation commission: *ESHB 2871, CH 311 (2006)
Transportation innovative partnerships act: HB 1541, *SHB 1541, CH 317 (2005)

PUBLIC UTILITIES (See UTILITIES)

PUBLIC UTILITY DISTRICTS (See also SPECIAL DISTRICTS)
Electrical appliance repair service: HB 1715, SB 5348, *ESSB 5348, CH 175 (2005)
Hydroelectric project or power generation facility on Columbia river in distressed county, agreements: HB 3196
Light and power businesses, tax credit for contributions made to special needs transportation fund: SB 6779, SSB 6779
Public transit services, fees and charges exempted from taxes: *SB 6826, CH 336 (2006)
PUBLIC UTILITY TAX (See TAXES - PUBLIC UTILITY TAX)

PUBLIC WATER SUPPLY SYSTEMS (See also WATER COMPANIES)
- Fire sprinkler suppression systems, water availability for residential systems: HB 2845
- Pump installer licensing requirements: SB 5766
- Tax exemptions for services provided by small water system: HB 1227, SB 6146, SB 6369, *SSB 6369 (2006) V

PUBLIC WORKS
- Administration account, administration and prevailing wage program funding: HB 1308, SB 5236, *SSB 5236, CH 230 (2006)
- Alternative contracting procedure, additional contracts for general administration department: HB 1437, SB 5250, SSB 5250
- Alternative contracting procedure, higher education facilities: HB 1902
- Alternative contracting procedure, population threshold: SSB 5768
- Alternative contracting procedure, public body definition: HB 1830, SB 5768, SSB 5768
- Alternative contracting procedures, study: *ESHB 1830, CH 377 (2005)
- Bids, cancellation process: SB 6509, SSB 6509
- Bids, compensation when all bids are rejected: HB 1292
- Bids, lowest responsible bidder requirement: HB 2024
- Biodiesel requirements in public contracts: SB 6514, SSB 6514
- Building or construction contracts, wrap-up insurance policies: SB 5384, SB 6022, *SSB 6022, CH 352 (2005)
- Community mitigation program, economic impact statements for major public projects: HB 1899
- Fire protection districts, capital funding assistance: HB 3257
- Higher education construction projects, threshold for bid requirements: HB 3106, SB 6754, SSB 6754
- Legislative approval for projects: SB 6045
- Living wage requirements: HB 1527
- Living wage requirements, legislative contracts: HB 2220
- Lowest possible bidder must be awarded contract: HB 1444
- Outsourcing, use of offshore items: HB 2440
- Population threshold for counties and cities eligible to use design-build procedure: HB 3229, SB 6845
- Population threshold for counties eligible to use design-build procedure: SB 6770
- Projects, authorization and funding: *HB 1049, CH 8 (2005), HB 2337, SHB 2337, *HB 2544, CH 273 (2006), SB 5036, SB 6150, SSB 6150, SB 6210
- Public contracts, taxpayer business contractor act: HB 2444
- Public works assistance account, transfer of operating funds: HB 3289
- School district demonstration projects, number of projects allowed: HB 3024, *SHB 3024, CH 261 (2006), SB 6682, SSB 6682
- Small works roster, bond and retainage requirements waiver: HB 1438, SB 5249
- Transportation projects, design-build process: *HB 2874, CH 37 (2006), SB 6525
- Wastewater treatment and conveyance system projects, wrap-up insurance policies: SB 6022, *SSB 6022, CH 352 (2005)
- Water-sewer districts, contracting limits: HB 3162, SHB 3162
- Whistleblowers, protection and discrimination provisions for contractors who hold contracts with the state: HB 3180, SHB 3180

PUBLIC WORKS BOARD
- Growth management infrastructure account: SHB 2023
- Projects, authorization and funding: *HB 1049, CH 8 (2005), HB 2337, SHB 2337, *HB 2544, CH 273 (2006), SB 5036, SB 6150, SSB 6150, SB 6210
- Projects, legislative approval: SB 6045

PUGET SOUND
- Conservation and recovery partnership and management plan: SB 5895, SSB 5895
On-site sewage, program implementation plans for marine areas: E2SHB 1458, *3SHB 1458, CH 18 (2006), SSB 5431, 2SSB 5431
Point source outfalls, systematic evaluation: HB 2578
Regional transportation governance, central Puget Sound transportation commission: HB 2955, SB 6089, SB 6599, SSB 6599
Regional transportation governance, consolidation for efficiency and emergency evacuation planning: HB 2636
Regional transportation governance, Puget Sound regional transportation district: HB 2871
Regional transportation governance, Puget Sound regional transportation system authority and council: HB 2491
Regional transportation governance, regional transportation commission: *ESHB 2871, CH 311 (2006)

PUGET SOUND ACTION TEAM
Conservation and recovery partnership and management plan: SB 5895, SSB 5895
Hood Canal, on-site sewage grant program: EHB 2105
Hood Canal, on-site sewage treatment system inventory and assessment: HB 2086, SHB 2086
Hood Canal, study of nitrogen contributions: HB 3287, SHB 3287

PYRAMID SCHEMES (See CONSUMER PROTECTION)

RADIATION
Military members, uranium exposure treatment services and study: HB 3107, SB 6732
Radioactive substances used for medical purposes or industrial processes, transport and storage: HB 1474, SB 5357, SB 5445, ESSB 5445

RADIO (See also NEWS MEDIA)
Work group to study volunteer amateur radio emergency communications: SB 6477

RAILROADS
Businesses impacted by light rail construction, business and occupation tax relief: HB 2820, SHB 2820
Department of transportation’s duties and powers pertaining to freight rail mobility transferred to board: HB 3220
Inspections of hazardous materials, utilities and transportation commission authority: SB 5106
Lewis county loop rail line, 2005 budget funding reallocated: HB 3195
Mainline railway, tax exemptions: HB 2234
Short line rail revitalization program: HB 1658, SB 5652
Train speeds, federal law preemption: HB 2272, SHB 2272, SB 2679, *ESSB 2679, CH 70 (2006)

RAINIER STATE SCHOOL
Agricultural lands, cognizance and control transferred to social and health services department: HB 1587, SB 5680, SSB 5680

RAPE (See SEX OFFENSES AND OFFENDERS)

RAPID TRANSIT (See PUBLIC TRANSIT; TRANSPORTATION)

RATITES (See AGRICULTURE)

REAL ESTATE AND REAL PROPERTY (See also EMINENT DOMAIN; TAXES - EXCISE TAX; TAXES - PROPERTY TAX)
Seller's disclosure, unimproved real property zoned for residential use: SB 6728, SSB 6728
Actions lowering property value, compensation from counties: HB 1165, SB 5671
Adverse possession, provisions: HB 2966, SB 6310
Agriculture and farm land, real estate excise tax exemption: HB 1801, SHB 1801
Assessments, reduction for property with land use limitations due to government activity: HB 1163, SB 5548
Assessments, value to reflect annual inflationary and deflationary changes: HJR 4214, SJR 8219
Compensation for property value reduction due to state agency regulations: HB 2272
Construction contractors, display of licenses and certificates: HB 2599, HB 2600, SHB 2600, SB 6862
Construction, accrual and limitation of actions arising from construction: HB 2004, SHB 2004
Contaminated properties, cleanup of hazardous chemicals used to manufacture illegal drugs: HB 2712, HB 2901, SB 2901, SB 6239, SSB 6239, *E2SSB 6239, CH 339 (2006)
County geographic information system, real estate excise tax to fund: HB 2010
Crimes against property, threshold values: SB 5323
Current use valuation application process for open space, agricultural, or timberlands: HB 1897
Damages from governmental actions, fairness in application or regulations: HB 3223
Discrimination based on lawful source of income: HB 2013, SB 5917
Enhanced permit assistance pilot programs, office of regulatory assistance: HB 2049, SHB 2049
Excise tax, automated system to process: HB 1240, SHB 1240, *2SHB 1240, CH 480 (2005), SB 5281, SSB 5281
Fairness in government regulation of private property, conditions for adopting regulations: HB 3311
Forfeiture, controlled substances: HB 1683
Historical property, tax exemption for municipal corporation property: HB 1239, SHB 1239, SB 5154, SSB 5154, *2SSB 5154, CH 170 (2005)
Home inspectors, registration program: SB 6229
Homeowner protections and residential contractor requirements: SB 5773, SSB 5773, E2SSB 5773, SB 6740, ESSB 6740
Homeowners' insurance, adverse underwriting decision restrictions: HB 1779
Military relocation orders, excise tax exemption for home sales resulting from: HB 2439, SHB 2439
Mortgage brokers and loan originators, provisions: *EHB 2340, CH 19 (2006), SB 6166, ESSB 6166
Mortgage lending fraud prosecution account, extension: *HB 2338, CH 21 (2006), SB 6167
Multiunit residential buildings, inspections and construction defect dispute resolutions: *EHB 1848, CH 456 (2005)
Natural disasters, tax abatements for property destroyed by: HB 1502, *SHB 1502, CH 56 (2005), SB 5026
Open space plan and public benefit rating system, voluntary buffers and native vegetation: HB 1637, SHB 1637, SB 5620, *ESSB 5620, CH 310 (2005)
Open space program, tax assessments when removed from program classification: HB 1983
Property inspection and placement program, applicable to all counties: HB 2453
Property values, growth management restriction considered when establishing fair market values: HB 2494
Property values, tax exemption for property declined in value due to shorelines or growth management regulation: HB 2936
Purchase and sale agreements, earnest money: HB 1699, *SHB 1699, CH 186 (2005)
Real estate research account expiration date: *HB 1141, CH 185 (2005)
Recreation, charges for public use of private lands: HB 2356, SB 5279
Reimbursement by property owners for street, road, and water or sewer projects: *EHB 3192, CH 88 (2006)
Residential homeowners, limits for liens against: HB 1309, SB 5239
Seller's disclosure statement, public facilities and services: SB 6267
Seller's disclosure, notice to prospective buyer when property is located near a farm: HB 2723, *SHB 2723, CH 77 (2006), *ESB 5962, CH 511 (2005), SB 6494, SSB 6494
SEPA, exemption for residential structures of ten or fewer dwellings within urban growth areas: SB 5661
State agency rules, housing impact statements: HB 1950
Uniform environmental covenants act: SB 6517
Valuation, base years: SJR 8218

RECLAMATION DISTRICTS (See SPECIAL DISTRICTS)

RECORDS

RECORDINGS

RECORDS
Alarm system company records provided to law enforcement agencies, public inspection exemption: SB 6260
Authentication of documents, seals and electronic transmission: *HB 1471, CH 198 (2006)
Breaches of security that compromise personal information stored on computers, disclosure: SB 6043, *SSB 6043, CH 368 (2005)
Child abuse and neglect, records retention: HB 3153, SHB 3153
Conviction history, vacation of records for misdemeanor or gross misdemeanor: HB 1829, SHB 1829, HB 2087
County auditors, privacy protections when instruments are presented for recording: *HB 1385, CH 134 (2005), SB 5459, SSB 5459
Crime victims, notice to prosecutors when victims' records are sought: SB 6691
Criminal investigations, businesses with records located outside the state: HB 3281
Diversion records, sealing: HB 2603, SHB 2603
Felony offenses, sealing vacated records: HB 1819
Gross misdemeanor or felony offenders, access to public records limited: HB 2138
Historical documents, county auditors' recording surcharge increase: *HB 1386, CH 442 (2005), SB 5458, SSB 5458
Identification documents created by state or local governmental agencies, guidelines to protect privacy: HB 2521
Identification documents, nongovernmental entity may only electronically read identification documents: HB 2787, SB 6822
Open government ombudsman: HB 1134, SHB 1134
Position statements in files of agency request legislation or rules: SB 5156
Public records act: HB 1133, *SHB 1133, CH 274 (2005)
Public records, agency liaison to assist public with disclosure requests: HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735
Public records, attorney general to develop model rule on access and request assistance: HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735
Public records, commercial use of lists obtained through the public records act: HB 2831
Public records, disclosure and availability: HB 1350
Public records, disclosure exemption for certain escrow agent information: HB 2774
Public records, disclosure exemption for certain judicial and criminal records: HB 2774
Public records, disclosure exemption for controversy involving public official or employee: HB 2515
Public records, division of archives and records management: HB 3058, SHB 3058, SB 6668, SSB 6668
Public records, documentation of costs and rules for providing assistance to requesters: HB 2516
Public records, penalties for violations of open public records act: HB 2548
Public records, preservation and destruction provisions: HB 3058, SHB 3058, SB 6668, SSB 6668
Public records, requests which are deemed overboard: HB 1602, HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735
Public records, state library services to preserve publications: HB 2155, *SHB 2155, CH 199 (2006), SB 6005, SSB 6005
Sex offender conviction, vacating: HB 1234

RECREATION (See OUTDOOR RECREATION)

RECREATIONAL VEHICLES

Fuel tax rate used to determine fuel tax distributions to fund nonhighway expenditures: HB 3149
License fees for transportation funding: HB 1871
Motorist information signs, RV logos: HB 1954, SB 5013, SSB 5013
Off-road vehicles on nonhighway roads: *EHB 1003, CH 213 (2005) PV
Off-road vehicles, administrative cap on moneys: HB 2832
Off-road vehicles, city and county roads: *HB 2617, CH 212 (2006)
Off-road vehicles, funding for education and enforcement activities: SB 6355
Off-road vehicles, liability for recreational landowners: SB 6353
Off-road vehicles, noise management study and joint select committee: SHB 1455
Off-road vehicles, noise management study and task force: *ESB 5089, CH 168 (2005)
Off-road vehicles, noise restrictions: HB 1455, HB 3105, SHB 3105, SB 6355, SB 6687, SSB 6687, SB 6688
Off-road vehicles, requirements for grants to federal public land management agencies: HB 2727
Off-road vehicles, sales tax exemption for purchases made by nonresidents: HB 2040
Off-road vehicles, statewide data base of trails and parks: HB 2658, SHB 2658
Off-road vehicles, use in small cities: SB 6650
Off-road vehicles, work group for access to public and private lands: SB 6355
Recreational land owners, fees for off-road vehicle parks or facilities: SB 6354
Small trailer fees: HB 1249, HB 1367, HB 2312, SHB 2312, SB 5138, SSB 5138, SB 5162
Trailer hitches, unused hitch hazard study: SB 6013
Vehicle combinations, motor vehicle and travel trailer and boat trailer: SB 5067

RECYCLING

Beverage containers, refund value: HB 2793
Collection ordinances, manufactured or mobile home park provisions: HB 3126
Transporter restrictions and violations: HB 1817, SHB 1817, SB 5788, *ESSB 5788, CH 394 (2005)
Waste tire recycling and cleanup, vehicle tire recycling account: HB 1892

REFERENDUM (See INITIATIVE AND REFERENDUM)

REFRIGERATION AND AIR CONDITIONING

HVAC/R mechanics and contractors, regulations integrated into plumbers provisions: HB 3177, SB 6772

REGIONAL SUPPORT NETWORKS (See MENTAL HEALTH)

REGIONAL TRANSIT AUTHORITIES (See PUBLIC TRANSIT; TRANSPORTATION)
REGIONAL TRANSPORTATION INVESTMENT DISTRICTS
Motor vehicle surcharge: HB 2955, SB 5885, SB 6089, SB 6204
Regional transportation governance, central Puget Sound transportation commission: HB 2955, SB 6089, SB 6599, SSB 6599
Regional transportation governance, Puget Sound regional transportation district: HB 2871
Regional transportation governance, Puget Sound regional transportation system authority and council: HB 2491
Regional transportation governance, regional transportation commission: *ESHB 2871, CH 311 (2006)
Toll-related facilities, operation and maintenance: HB 2955, SB 5885, SB 6089

REGIONAL TRANSPORTATION PLANNING ORGANIZATIONS
Commute trip reduction program, revisions: HB 3089, ESHB 3089
Executive board membership, port district members: HB 1248, *ESB 5110, CH 334 (2005)
Federal surface transportation program enhancement funds, allocations: SB 6339
Regional transportation governance, Puget Sound regional transportation district: HB 2871
Regional transportation governance, Puget Sound regional transportation system authority and council: HB 2491
Regional transportation governance, regional transportation commission: *ESHB 2871, CH 311 (2006)

REGULATORY ASSISTANCE, OFFICE
Collaborative design pilot program, growth management and shorelines: HB 2585
Enhanced permit assistance pilot programs: HB 2049, SHB 2049
Fin fish aquaculture programmatic permitting group: SB 5787

REGULATORY REFORM
Office of regulatory reform: HB 1673
Rule-making process, city and county participation: SB 6266, SSB 6266
Small business regulatory flexibility act: SB 5920

RELIGION
Chaplains, state institutions: SB 6253
Faith communities allowed to host temporary encampments for the homeless: HB 3234, SHB 3234
Health care insurance, conscience clause: HB 2231
Parenting plans, cultural upbringing and religious beliefs: SHB 2979
Property tax exemption for religious organizations: HB 1855, SB 5819
Smoking in public places, exemption to initiative 901 for religious ceremonies: SB 6213, SSB 6213
Unemployment insurance exemption: SB 6895

RENUAL DISEASE
Glomerular filtration rate when testing for serum creatinine levels: HB 2792, SB 6677
Kidney care quality improvement act: *HJM 4023 (2006), SJM 8025

RENT
Accessory dwelling units, affordable rental housing: HB 2323, SHB 2323
Assistance program for low-income persons: HB 2026, SB 6044
Eviction, tenants involved in criminal activity: SB 5905
Late payment of tenant's rent, limits on fees: SB 6227
Mold in residential dwellings, disclosure information: *ESB 5049, CH 465 (2005)
Multiple-unit housing rehabilitation, tenant relocation assistance: *SB 5713, CH 80 (2005)
Relocation assistance from landlords who fail to provide safe and sanitary housing: HB 1583, SB 5577, *ESSB 5577, CH 364 (2005)
Sex offenders, liability protection for landlords who rent to sex offenders: ESSB 6315
Utility liens against rental property, protection for landlords when tenants' payment is delinquent: SB 6818
Utility service charges of tenants must be paid by tenant: SB 6819
Water and wastewater, separate billing of tenants: HB 2176

RESEARCH AND DEVELOPMENT
Biotechnology, tax incentives for qualified projects: HB 1870
Blood-drawing procedures by research staff in homes of study participants, certification exemption: HB 3136, *ESSB 6391, CH 242 (2006), SB 6690, SSB 6690
Cloning prohibitions and abortion restrictions, protecting the unborn: HB 2231
Fetal body parts, sale prohibited: HB 1563
High technology business and occupation tax credit: HB 1693, HB 1723, *ESHB 2314, CH 514 (2005), HB 2869, SB 5639, SB 5673, SSB 5673, SB 5697, SB 6774
Human body parts, restrictions on sale for research: HB 2653
Human cloning prohibited: HB 1775
Life sciences discovery authority and account: 2SHB 1623
Royalties on copyrights and patents, business and occupation tax exemption: SB 5640, SSB 5640
Science, graduate fellowship trust fund program for the sciences: HB 2347
State university research, ethical transfer of technology: HB 1806, *SHB 1806, CH 106 (2005), SB 5811, SSB 5811
Stem cell research and human cloning, regulations: SB 5594, SSB 5594
Stem cell research and human cloning, regulations and advisory committee: EHB 1268
Technology, streamlining state's technology efforts through centralizing technology missions: HB 3116

RESIDENTIAL HABILITATION CENTERS (See DEVELOPMENTALLY DISABLED)

REST AREAS (See ROADS AND HIGHWAYS)

RESTAURANTS
Local sales and use, special stadium sales and use tax imposed on food and beverages: HB 3251

RETAIL INSTALLMENT SALES (See also CREDIT CARDS)

RETIREMENT AND PENSIONS (See also LAW ENFORCEMENT OFFICERS' AND FIRE FIGHTERS' RETIREMENT SYSTEM; PUBLIC EMPLOYEES' RETIREMENT SYSTEM; TEACHERS)
Collective bargaining for supplemental insurance, state employees: HB 2896, SB 6702
Contribution rates: HB 1324, SB 5246
Domestic partners, retirement benefits: SB 6218
Funding methodology, revisions: HB 1044, *E3SHB 1044, CH 370 (2005), SB 6101, SSB 6101
Gain-sharing adjustments: HB 1043, SB 6101, SSB 6101
Gain-sharing provisions: HB 1324, SB 5246
Interruptive military service credit: *HB 1325, CH 64 (2005), SB 5261
Judges, provisions: HB 2927, SB 6655
Pension funding council, certain duties transferred to state actuary: SB 6079
Pension stabilization account: HB 2674
Public employment, military service, and retirement act: HB 1938, SB 5877
Rehire restrictions: HB 1326, SHB 1326, SB 5244
Select committee on pension policy, executive committee membership: *HB 1323, CH 24 (2005), SB 5193
Technical corrections, RCW: *HB 1330, CH 327 (2005), SB 5245
Voluntary accounts program for private sector employers and all workers: HB 1570, SHB 1570, SB 5544, SSB 5544, 2SSB 5544

RETIREMENT SYSTEMS, DEPARTMENT
Organization of department, revisions: SB 6792

REVENUE, DEPARTMENT
County assessor property tax annual report: SB 5299
Downtown and neighborhood commercial district revitalization tax incentives: SSB 5455
Excise tax administration revisions: HB 1980, SB 5904
Fiscal notes for bills making tax law changes, requirements: HB 2022
Intangible personal property, taxation: SB 6004, SJR 8212
Local infrastructure financing tool demonstration project: SHB 2673
Low-income persons sales tax remittance: HB 1667
Property tax statute clarifications: HB 1846, SHB 1846, SB 5845, SSB 5845
Real estate excise tax, portion of proceeds to be dedicated to general fund: *HB 2170, CH 486 (2005)
Real estate excise taxes, disclosure: *HB 1315, CH 326 (2005)
Streamlined sales and use tax agreements, conforming tax structure to agreements: HB 2235, HB 2806, SB 5908, SB 6594, SSB 6594
Streamlined sales and use tax agreements, conforming tax structure to portions not implemented: HB 2273, SB 5622
Tax application and administration simplified: SB 6237
Tax expenditure report, biennial budget documents: HB 1096
Tax incentive programs, streamlining provisions: HB 2772, SB 6764
Tax incentives enacted during 2003-05 biennium, consistency improvements: HB 1734, SB 5863, SSB 5863
Technical modifications to tax statutes: SSB 6237
Water rights, real estate excise tax procedures for transfers: SB 5027, SSB 5027

REVISED CODE OF WASHINGTON
Administrative office of the courts, statute references updated: *HB 1668, CH 282 (2005) PV
Aquatic lands, statutes recodified: HB 1491, *SHB 1491, CH 155 (2005) PV, SB 5272
Election laws, technical changes: *HB 2477, CH 206 (2006), SB 6235, SSB 6235
Insurance statutes, general revisions: *HB 2406, CH 25 (2006)
Mental health services for minors, RCW 74.34 subchapter headings: HB 1082
Public disclosure law, technical corrections: *HB 2520, CH 209 (2006)
Public lands statutes, technical corrections: HB 2385, HB 3085, *SHB 3085, CH 42 (2006), SB 6178
Retirement and pensions, technical corrections: *HB 1330, CH 327 (2005), SB 5245
Session law publication: HB 2375, *SB 6208, CH 46 (2006)
Tax references, repeal of outdated and unused references: HB 1299, *SHB 1299, CH 443 (2005)
Tax statutes, technical modifications: SSB 6237
Technical correction, RCW 46.87: *HB 1259, CH 194 (2005), SB 5265

RIDE SHARING (See MOTOR VEHICLES; TRANSPORTATION)

RIVERS
Creeks in urban areas, city draft long-term creek restoration plan: HB 2151
Flood control and stream bank restoration pilot program: HB 1354
Gravel in waterways, removal of: HB 1118, SB 6047
Methow valley river basin, Twin Lakes restoration pilot project: SB 5203

ROADS AND HIGHWAYS (See also TRAFFIC; TRAFFIC OFFENSES)
Assault or injury of persons working, reckless driving penalties: HB 2193
Automated traffic safety cameras, regulations: HB 3020, SHB 3020, SB 5060, *ESSB 5060, CH 167 (2005), SB 6526, SSB 6526
Automated traffic safety cameras, use on arterial highways: SB 6238
Counties, vacation of roads with access to bodies of water: HB 2607, SHB 2607
Crosswalks, growth management comprehensive plans: SB 5421
Dairy nutrients, vehicle weight limits for transporting: HB 1117, *SHB 1117, CH 96 (2005) PV
Day labor construction projects, exemption for projects and publications in certain counties: SB 6649
Freedom Bridge, Berkeley Street crossing renamed: SJM 8024
Freeway junctions in urban growth areas, growth management provisions: HB 2150
Funding, fuel taxes and vehicle weight fees: HB 2312, SHB 2312, SB 6103, *ESSB 6103, CH 314 (2005)
General obligation bonds, highway improvement projects: HB 3315
Growth management, infrastructure account: HB 2023, SHB 2023, SB 5772, SSB 5772
HOV lanes, alternative fuel vehicles: HB 2931
HOV lanes, toll lane feasibility evaluation of Interstate 450 and state route 520: SB 6017
HOV lanes, toll lane pilot project on state route 167: HB 1179, *SHB 1179, CH 312 (2005), SB 5201, SSB 5201
HOV lanes, use during nonpeak hours: HB 2821
HOV lanes, vehicle towing trailer prohibited: SB 6725
Lake Washington bridge, county taxes to fund viaduct project: SB 6040
Local funding, local option transportation taxes and motor vehicle fee: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)
Local funding, street utility program and motor vehicle and road improvement fees: HB 1989, SB 6016
Motorcycles allowed between lanes when traffic is congested: HB 1176
Motorcycles, limits on posting of hazardous road conditions due to construction or maintenance: HB 2765, *SB 6762, CH 331 (2006)
Motorcycles, navigation around traffic in certain circumstances: SB 6663
Motorist information signs, RV logos: HB 1954, SB 5013, SSB 5013
Motorists information signs, icons and pictograms: HB 1090, *SHB 1090, CH 19 (2005), SB 5394
Motorists information signs, installation and maintenance costs recovery: HB 1798, *SHB 1798, CH 407 (2005), SB 5822, SSB 5822
Ocean-going containers, heavy haul industrial highway corridors for trucks hauling within port district property: HB 1181, *SHB 1181, CH 311 (2005), SB 5200, SSB 5200
Off-road vehicles on nonhighway roads: *EHB 1003, CH 213 (2005) PV
Off-road vehicles, city and county roads: *HB 2617, CH 212 (2006)
Oversized vehicles, special permit restrictions during peak commute periods: SB 6398
Pedestrians and bicyclists, vehicle restrictions for passing: *HB 1108, CH 396 (2005)
Regional transportation improvement authorities, certain counties authorized to create: HB 2157, ESHB 2157
Sales and use tax exemptions for road, highway, or bridge construction: HB 1865, ESHB 1865, SB 6640
Securing a load, penalties for failure to: *HB 2612, CH 268 (2006), SB 6341
Securing loads, requirements: SB 6387
Signs, banners, and decorations over highways: *HB 1124, CH 398 (2005)
Small cities and towns, financial assistance for streets: SB 5775
Small cities and towns, financial assistance for streets and sidewalks: *SSB 5775, CH 83 (2005)
Solicitation of contributions or employment on highways: SB 5503, SB 6312
State route 169, highway of statewide significance: *HB 3266, CH 83 (2006)
State route 2, Washington national guard highway: SJM 8015
State route 5, hydrogen highway: HB 3170
State route 99, William P. Stewart memorial highway: HJM 4008, SJM 8013
Studded tires, permit and fee: HB 2187
Tacoma Narrows bridge project sales and use tax exemptions: HB 1865, ESHB 1865
Tolling, authority and provisions: SB 5139, *SSB 5139, CH 335 (2005) PV
Tolling, Tacoma Narrows bridge citizen advisory committee: *HB 1864, CH 329 (2005)
Tolling, Tacoma Narrows bridge toll discount study: HB 1947
Tolling, transportation benefit districts: *SSB 5177, CH 336 (2005) PV
Transportation funding, toll charges and fuel tax increases for joint state and local projects: SB 6083
Transportation innovative partnerships act: HB 1541, *SHB 1541, CH 317 (2005)
Transportation safety improvement funding, automobile insurance fee: SB 6726
Unattended vehicles, east of crest of Cascade Mountains exemption: SB 6251
Urban arterial program, revisions: HB 3011, SB 6162

RULE MAKING (See ADMINISTRATIVE PROCEDURE; REGULATORY REFORM)

RULES REVIEW COMMITTEE, JOINT LEGISLATIVE (See LEGISLATURE)

RUNAWAY YOUTH (See CHILDREN)

RURAL DEVELOPMENT
Business and occupation tax credit for eligible projects in rural counties: HB 1963, HB 3051
Seeds, tax exemptions for facilities used in conditioning of vegetable seeds: HB 1523, *SHB 1523, CH 142 (2006)
Small business tax deferrals for rural county investment projects and manufacturing facilities: HB 1574
Tax incentives, consistency improvements: HB 1734, SB 5863, SSB 5863

RURAL HEALTH
Medical assistance, payment for services provided by rural hospitals: *SHB 2289, CH 383 (2005)

SAFETY AND HEALTH (See PUBLIC HEALTH)

SALARIES (See WAGES AND HOURS)

SALES TAX (See TAXES - SALES TAX)

SALMON (See also FISH AND WILDLIFE, DEPARTMENT; FISHING, COMMERCIAL; FISHING, RECREATIONAL)
Anadromous fish predators: SJM 8027
Canned salmon, excise tax relief for processing: HB 2580
Creeks in urban areas, city draft long-term creek restoration plan: HB 2151
Food fish sales, labeling: HB 1543
Habitat conservation programs, riparian protection and farmlands preservation accounts: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
Recovery funding board, grant and loan conditions: SB 5914, *SSB 5914, CH 271 (2005)
Recovery funding board, veterans conservation corps program: SB 5539, *SSB 5539, CH 257 (2005)
Recovery, joint select legislative task force on watershed health and salmon recovery: HCR 4406, SHCR 4406
Recovery, lower Columbia river: *ESB 5355, CH 308 (2005)
Spawning beds, harmful activities prohibited: HB 2054
Wenatchi band of Indians, limited ceremonial and subsistence fishery: SB 5934

SATELLITES (See TELECOMMUNICATIONS)

SCHOLARSHIPS

Achievers' scholarship program, low-income students: HB 1550, SB 5759, SSB 5759
Foster care endowed scholarship program: HB 1050, SHB 1050, *2SHB 1050, CH 215 (2005) PV
Guaranteed opportunities scholarship program: SB 6744
Hispanic American endowed scholarship program: SB 5021
Math/science scholar high school diploma and scholarship: SB 6780
Math/science scholar high school diploma designation and scholarship: SSB 6780
Promise, academic eligibility: HB 1077, SB 5075
Promise, border county higher education opportunity project: SB 5001
Promise, funding: SB 6811
Qualified professions conditional scholarship for math, science, and engineering: SB 6783, SSB 6783

SCHOOLS AND SCHOOL DISTRICTS (See also EDUCATIONAL SERVICE DISTRICTS; KINDERGARTENS, NURSERY SCHOOLS, AND PRESCHOOLS; TEACHERS)

Academic achievement and accountability commission, abolished and duties transferred: HB 1067, SHB 1067, SB 5072, SB 5732, *ESSB 5732, CH 497 (2005)
Academic progress, certificate of: SB 6435
Achievers' scholarship program, low-income students: HB 1550, SB 5759, SSB 5759
Administrators, at one per district must have superintendent certificate: HB 2751
Admission barriers prohibited, parent participation requirements revised: HB 2005
Allocations, one-time hold harmless: HB 1772
Appeals, time limitation and provisions: SB 6805
Apple award, elementary school achievement recognition and grant: *EHB 1998, CH 495 (2005)
Applicants for employment, information from out-of-state employers: SB 5552, *SSB 5552, CH 266 (2005)
Apprenticeship opportunities and placement, centers of excellence: HB 2789, SHB 2789, *2SHB 2789, CH 161 (2006), SB 6483, SSB 6483
Assault of a teacher or school district employee, penalties: SSB 6222
Assault of a teacher, penalties: SB 6222
Assault of school personnel, penalties: HB 2827, SB 6259
Assessments, alternate assessment pilots and retake provisions: SB 5638, SSB 5638, 2SSB 5638
Assessments, assistance for high school students not scoring at proficient level: HB 2204
Assessments, career and technical education program alternatives: HB 3214
Assessments, delay of time when scores will be displayed on high school transcripts: HB 2041
Assessments, diagnostic: HB 2430
Assessments, diagnostic assessments and reimbursement provisions: SHB 2903
Assessments, joint legislative audit and review committee proposal for an independent review: HB 2429
Assessments, list of best practices for learning assistance programs: HB 2903
Assessments, national test as multiple measures for mathematics: HB 2902, SHB 2902
Assessments, norm-referenced: *EHB 1058, CH 217 (2005), HB 1709, SHB 1709, HB 2430, SB 5071
Assessments, notice to parents regarding questions and results: HB 2489, SHB 2489, E2SHB 2489
Assessments, options: HB 2998, SB 6618
Assessments, pilot project in six districts for reading and mathematics: *SHB 2414, CH 175 (2006)
Assessments, questions released to parents on the internet: HB 2999
Assessments, remediation for student deficiencies: HB 2618
Assessments, requirements to earn certificate of academic achievement: HB 2764, HB 2941
Assessments, revised plan and locally selected assessments: HB 2414, SB 6532, SSB 6532
Assessments, score reporting: SB 5359
Assessments, scores eliminated from high school transcript: HB 2293
Assessments, weighted multiple measures approach: HB 2923, SB 6461
Asthma, uniform policy and in-service training: HB 1904, SB 5841, *SSB 5841, CH 462 (2005)
At-risk youth, educators authorized to request family reconciliation services: SB 5460, SSB 5460
At-risk youth, prevention quality council: HB 1052, SB 5047
Background checks, provisions: HB 3117, SB 6718
Basic education expenditures, prioritization within appropriation process: HB 2637, HB 3309
Bidding requirements for supplies and buildings: HB 1719, *SHB 1719, CH 286 (2005), HB 1766, SB 5524, SB 5704, SSB 5704
Bilingual and special education teachers, demonstration project to recruit classified public school employees: SB 6171, SSB 6171
Bonds and levies, simple majority of voters voting: SB 5144
Breakfast programs: *HB 1771, CH 287 (2005)
Bureau of Indian affairs-funded schools, records checks for employees and applicants: HB 2946, SHB 2946, SB 6657
Buses, bid process: *HB 1485, CH 492 (2005)
Buses, seat belts: SB 5731
Career and technical education programs as alternative assessments: HB 3214
Career and technical high school courses, course equivalencies: HB 2866, HB 2973, *SHB 2973, CH 114 (2006) PV, SB 6437, SSB 6437
Center for the improvement of student learning: HB 3127, *ESHB 3127, CH 116 (2006) PV
Certificate of academic progress: SB 6435
Certificate of attainment: HB 2940, HB 3217
Chinese and Spanish language instruction, requirements: SB 6899
Chinese and Spanish language instruction, study: SB 6815
Civics assessments: HB 1956, SHB 1956, *EHB 2579, CH 113 (2006), SB 6468
Civics courses: SB 6343
Civics education, pilot project: HB 3145
Classroom size reduction, additional cigarette tax to fund Initiative 728: HB 2302, *ESHB 2314, CH 514 (2005), SSB 5829
Cleaning products that minimize impacts to humans and the environment: HB 1886, SHB 1886
Collective bargaining, bargaining units and fragmentation: *HB 1432, CH 232 (2005), SB 5705
Collective bargaining, disclosure of districts agreements: HB 2921
Collective bargaining, dispute resolution process for certificated employees: HB 2076
College and career readiness centers, meaningful high school diplomas: HB 3241, SHB 3241
College and career readiness centers, work group and study: SB 6821, ESSB 6821
College in high school pilot programs: SHB 1076
College in high school program: HB 1076, SB 5076, SB 5843, SB 6846, SSB 6846
College placement test for high school students: HB 2485
College placement tests for high school students, availability and cost reimbursement: SHB 2485
College readiness standards: HB 2929
Community learning center program: HB 1981, SB 6256
Community protection zones, housing restriction for released sex offenders: HB 1147, *SHB 1147, CH 436 (2005)
Controlled substances, illegal activities near schools: SB 5258
CPR, included in high school curriculum: HB 2480
Curriculum, adoption of statewide curriculum: HB 3080
Curriculum, review regarding depiction of people of color: HB 2823
Cyberbullying, harassment prevention policies: SB 5849, ESSB 5849
Deaf and hard of hearing, services: HB 1920
Defibrillators, automatic external: HB 2488
Diesel fuel, budget allocations: SB 6297
Digital learning programs: HB 1633, ESHB 1633
Digital or online learning programs: SB 5828, *SSB 5828, CH 356 (2005)
Directors' associations: HB 1115, SHB 1115
Discipline, model policy and training standards regarding the use of force: HB 1414, SHB 1414, SB 6001, SSB 6001
Discipline, use of physical restraint prohibited with exceptions: HB 1792
District boards of directors, compensation: SB 5302
District organization, petition and hearing for transfer of territory between districts: HB 1450, HB 2011, SB 6002
Diverse communities, grant program to increase parent and community involvement within: HB 2581
Drinking water quality standards: HB 1123, SB 5029, SSB 5029
Driver's education, motor vehicle fees to fund costs for low-income students: HB 1879, SHB 1879, HB 1880
Dropouts, prevention policies: HB 1708, *SHB 1708, CH 207 (2005) PV
Dropouts, rate reporting: HB 1727
Dyslexia reading instruction pilot program and study: SB 5349, ESSB 5349
Early childhood education and assistance program: HB 1042, HB 1126, SB 5538
Early intervention services for children with disabilities: HB 1107, *SHB 1107, CH 269 (2006), SB 5141, SSB 5141
Early learning, department of: HB 2964, SHB 2964, *2SHB 2964, CH 265 (2006), SB 6466, SSB 6466
Eating disorders, instruction in health and fitness curriculum: HB 3291
Education construction fund: HB 3006
Education legacy trust account, distributions to: SB 6294
Educational associated staff, years of service: HB 1616, HB 2830, HB 3030, SB 5757
Educational equity, state policy: SB 5854
Emergency school repair account: HB 1757, SB 5725
Employees' retirement, additional service credit one time purchase: *HB 2690, CH 214 (2006), SB 6457
Employees' retirement, contribution rates: HB 1324, *HB 2681, CH 365 (2006), SB 5246, SB 6452
Employees' retirement, insurance plans and contracts for separated plan 2 members: HB 1520, SB 5520
Employees' retirement, interruptive military service credit: *HB 1325, CH 64 (2005), SB 5261
Employees' retirement, military service credit: HB 1522, SB 5521
Employees' retirement, optional membership and distributions of allowances: HB 2692, SB 6456
Employees' retirement, plan 1 funding of unfunded actuarial accrued liability: SB 6896, *ESSB 6896, CH 56 (2006)
Employees' retirement, plan 2 and 3 unreduced benefits: HB 2679, SB 6445
Employees' retirement, plan 3 unfunded actuarial accrued liability: SB 6847
Employees' retirement, plan 3 vesting after five years: HB 1320, SB 1320, HB 2684, *SHB 2684, CH 33 (2006), SB 5517, SB 6450
Employees' retirement, replacement of gain-sharing provisions: HB 3183, SB 6795
Employees' retirement, separation from state elective office: HB 1318
Employees' retirement, terminally ill members allowed to remove themselves from plan: HB 1634, SHB 1634, SB 5497, *SSB 5497, CH 131 (2005)
Employees, collective bargaining unit fragmentation: *HB 1432, CH 232 (2005), SB 5705
Employees, notice regarding sex offense conviction or guilty plea: *HB 2058, CH 237 (2005)
Employees, possession of pornography on school grounds: SB 5677
Employees, salary schedule adjustments and standards: HB 1772
Employees, transfer of accrued leave: HB 2891
Environmental education, study of: *EHB 2910, CH 79 (2006), SB 6735
Equitable opportunity for all, joint select committee and study: HB 1659, SHB 1659, HCR 4411, SHCR 4411, SB 5938
Facilities, green building programs and LEED silver standards: SB 5509, *ESSB 5509, CH 12 (2005), 2SSB 5509
Facilities, growth management essential public facilities requirements: HB 1169, SHB 1169
False academic credentials, penalties: SB 6487, SSB 6487
Family reconciliation services, educators authorized to request: SB 5460, SSB 5460
Financial incentive to districts for students who complete postsecondary credits: HB 2490
Financial literacy education: SB 6219
Financial literacy public-private partnership, requirements and funding: HB 2152, SHB 2152
Financing, comprehensive education study steering committee: HB 1380, SHB 1380, SB 5441, SSB 5441, *E2SSB 5441, CH 496 (2005), SB 5603
Financing, K-12 education finance study and executive committee: SB 5191
Financing, K-12 finance study and joint task force: HB 2048
Firearms accident prevention program: HB 3090
Firearms, deferred prosecution for juvenile offender charged with possessing a firearm at a school: HB 2825
Firearms, penalties for possessing: HB 2826
First aid class requirement, study: SB 6790
Funding, state income tax: SB 6074
Graduation requirements, certificate of academic achievement eliminated: SB 6620
Graduation requirements, weighted multiple measures approach: HB 2923, SB 6461
Graduation, assistance for students at risk to not graduate: HB 2489, SHB 2489, E2SHB 2489
Growth management plans, school facilities needs: SSB 6269
Guaranteed opportunities scholarship program: SB 6744
Guidance, counseling, and planning programs: HB 2423, SHB 2423
Harbor Pointe common school trust land transfer to Mukilteo: HB 1701
Health aide, program and registration: HB 1624
Health information and disease prevention, sexual activity: SB 5068
Health, joint task force on student health: HB 1624
High school completion programs: HB 2582, SHB 2582, E2SHB 2582
High school diplomas, college and career readiness centers and meaningful high school diplomas: HB 3241, SHB 3241
High school diplomas, revised definition of the purpose and expectations: HB 3054
High school graduation requirements: HB 2486, HB 2706, ESHB 2706
High school transcripts, WASL scores eliminated: HB 2293, HB 2733, SHB 2733
Hunting, restrictions on hunting near schools: SB 6616
Immigrant students, forward start pilot program: HB 2037
Immigrant students, program and joint task force on educational needs of recent immigrants: SHB 2037
Immunization requirements: HB 1288
Initiative 728, additional cigarette tax to fund student achievement account: HB 2302, *ESHB 2314, CH 514 (2005), SSB 5829
Inmate work programs, schools may purchase goods from class II programs: SB 5631, *SSB 5631, CH 346 (2005)
Interpreters, certification for sign language interpreters: SB 6098
Investigations and complaints against employees, disclosure requirements and exemptions: HB 2522
Juvenile sex and kidnapping offenders in schools, work groups to evaluate issues: HB 1378, *HB 2101, CH 380 (2005)
Kindergartens, full-day or half-day option: HB 1919
Learning assistance program, distribution formula: *HB 1066, CH 489 (2005)
Legislative youth advisory council, established: *SB 5254, CH 355 (2005)
Legislative youth advisory council, extension: SB 6536
Length of school year, waiver for energy-related fiscal emergencies: HB 2870
Length of school year, waiver restriction for 180-day provision: HB 2487
Meningococcal immunization information: HB 1463, *SHB 1463, CH 404 (2005) PV
Middle and high schools, task force to study basic design and rate of student achievement: HB 2245, SHB 2245
Mold, testing for toxic mold: HB 2177
No child left behind act, funding: HJM 4010, SHJM 4010, SJM 8011
Nonprofit schools and colleges, property tax exemption: HB 2804, *SHB 2804, CH 226 (2006), SB 6564
Nurses, student to nurse ratio and school nurse certification: HB 1494
Nurses, work group to assess services in class I district schools: ESHB 1494, SB 6136
Organ donation awareness education: HB 2842, ESHB 2842
Peace corps volunteers, leaves of absence: SB 5020
Pesticides, limits on the use of high hazard pesticides: HB 1388
Physical activity, policies to promote: SB 5186, *ESSB 5186, CH 360 (2005)
Port districts funds, transfer to school districts: HB 2234
Postsecondary credits, financial incentive to districts for students who complete: HB 2490
Preschools and kindergartens, licensing and regulations: SB 5805
Promotion and retention of students, policies: SB 6472
Public works demonstration projects, number of projects allowed: HB 3024, *SHB 3024, CH 261 (2006), SB 6682, SSB 6682
Pupil transportation, state formula for funding allocations: HB 2336, SB 6198
Qualified professions conditional scholarship for math, science, and engineering: SB 6783, SSB 6783
Reading achievement account: HB 2836, *SHB 2836, CH 120 (2006)
Ready to read community assistance program: HB 2036, SHB 2036
Real estate excise tax, local option taxes in lieu of impact fees: SHB 2196
Real estate excise tax, portion of proceeds to be dedicated to general fund: *HB 2170, CH 486 (2005)
Recruiters' access to students: HB 3108
Remedial postsecondary education, districts must provide or pay for costs: SB 6489
Residential habilitation centers, downsizing and closures: HB 1040
Running start, certificate of academic achievement: SB 5360
Running start, home-based students exempted from federal accountability reporting: SB 5289, *SSB 5289, CH 125 (2005)
Running start, public tribal colleges: HB 1399, *SHB 1708, CH 207 (2005) PV
Safety, comprehensive safe school plans: SB 6747, SSB 6747
Safety, information sharing with juvenile justice and care agencies: SB 5171, ESSB 5171
Scholarships, math/science scholar high school diploma and scholarship: SB 6780
Scholarships, math/science scholar high school diploma designation and scholarship: SSB 6780
Scholarships, qualified professions conditional scholarship for math, science, and engineering: SB 6783, SSB 6783
Science, math/science scholar high school diploma and scholarship: SB 6780
Science, qualified professions conditional scholarship for math, science, and engineering: SB 6783, SSB 6780
Science, teach math-science program: HB 2989, SHB 2989, SB 6639
Seattle school district, study of models to divide district: HCR 4407
Secondary education, joint select committee and study: *HCR 4408 (2005)
Security professionals, work group to study: HB 2396, SHB 2396
Sex education, 2005 guidelines for sexual health information and disease prevention: HB 1282, ESHB 1282, SB 5306
Sex education, abstinence education and comprehensive sex education: HB 1656, SB 5478
Sex education, healthy youth act of 2005: HB 1282, ESHB 1282, SB 5306
Sex education, parental consent: HB 2139, HB 3201
Sex offender, offender registration and school enrollment requirements: HB 1201, HB 1378, *HB 2101, CH 380 (2005)
Sexual misconduct, employees' letters of recommendation must disclose: SB 5797
Sexual orientation, superintendent shall not encourage or promote teaching of: SB 6876
Small districts, exemption from certain laws and rules: SB 6147
Spanish and Chinese language instructions, requirements: SB 6899
Spanish and Chinese language instructions, study: SB 6815
Special education ombudsman: SB 6641
Speech-language pathologists and audiologists, educational staff associate licensing requirements: *SB 5358, CH 45 (2005)
Staffed residential homes, positive social and educational outcomes for children living in: SB 6884
Strikes by educational employees, violations and penalties: HB 2808
Student achievement fund, distribution of funds: HB 3006
Student achievement funds, state property tax distributions to: HB 3273
Student courts, jurisdiction: *SB 5809, CH 73 (2005)
Student-centered planning program: SB 6255, *ESSB 6255, CH 117 (2006)
Students, access to information regarding: HB 2541, HB 2986, SHB 2986, SB 6681
Students, access to student records: SB 6681
Students, policies for retention and promotion of: SB 6472
Students, vision exams for students diagnosed with learning disabilities: HB 1951, *SHB 1951, CH 379 (2005), SB 5897
Substitute teachers and substitute educational aides, contracts: HB 2446, *SHB 2446, CH 121 (2006), SB 6149, SSB 6149
Teach math-science program: HB 2989, SHB 2989, SB 6639
Teacher retention in small and rural districts, study: HB 3215
Teachers, ability to teach students with learning differences: SB 5664, *SSB 5664, CH 393 (2005)
Teachers, advanced education in specific content area as a replacement for professional certification mandate: HB 2731
Teachers, appeals time limitations and provisions: SB 6805
Teachers, bonus for new teachers who obtain professional certification: SHB 1965
Teachers, bonus for teachers who obtain professional certification: HB 2729
Teachers, certification basic skills test: HB 1764
Teachers, collective bargaining dispute resolution process: HB 2076
Teachers, educational credits used for salary increases: SB 5634
Teachers, higher education tuition and fee waivers: HB 1965
Teachers, highly qualified teacher standards: HB 2505
Teachers, housing allowances: SB 5932
Teachers, notice regarding sex offense conviction or guilty plea: *HB 2058, CH 237 (2005)
Teachers, payment of costs for background checks: SB 5568
Teachers, possession of pornography on school grounds: SB 5677
Teachers, salary bonus for maintaining national board standards certification: HB 2045, SHB 2045, SB 6184
Teachers, salary bonus for teachers in high market demand jobs: SB 6311
Teachers, salary schedule adjustments and standards: HB 1772
Teachers, transfer of accrued leave: HB 2891
Teachers, zero interest loans to obtain national board certification: SB 6272
Technical and career education programs as alternative assessments: HB 3214
Technical and career high school courses, course equivalencies: HB 2866, HB 2973, *SHB 2973, CH 114 (2006) PV, SB 6437, SSB 6437
Threat with a firearm against persons involved in school activities, penalties: HB 2824
Transfer of territory between districts, petition for: HB 1450, HB 2011, SB 6002
Transportation services for students, state formula for funding allocations: HB 2336, SB 6198
Transportation services for students, tax incentives for alternative fuel: HB 1645, SHB 1645
Tribal history and culture curriculum: HB 1495, *SHB 1495, CH 205 (2005), SB 5655
Truancy and dropouts, Becca task force work group and review: ESSB 5426
Truancy and dropouts, policies to reduce: HB 1708, *SHB 1708, CH 207 (2005) PV, SB 5426
Vision exams, students diagnosed with learning disabilities: HB 1951, *SHB 1951, CH 379 (2005), SB 5897
Vocational certified instructors, years of service: HB 3030
Voting process education: SB 5668
WASL, assistance for high school students not scoring at proficient level: HB 2204
WASL, questions released to parents on the internet: HB 2999
WASL, score reporting: SB 5359
WASL, scores eliminated from high school transcript: HB 2293
Weapons in schools, violations and penalties: HB 2275, HB 2825, HB 2826, HB 2930, SB 6258
World War II oral history project transferred to department of veterans affairs: HB 3078
World War II oral history project, women's contribution to war effort: HB 1592, *SB 5563, CH 75 (2005)

SCIENCE
Applied baccalaureate degree pilot projects for degrees in applied science and technology: HB 1794, SHB 1794, *E2SHB 1794, CH 258 (2005), HB 1962, SB 5867, SSB 5867
Graduate fellowship trust fund program for the sciences: HB 2347
Independent forest and fish science panel: SB 6274
Life science discovery authority grant provisions: HB 3174
Life sciences discovery authority and account: 2SHB 1623
Life sciences, joint legislative task force on: SB 6867, SSB 6867
Math and science technology student employees, tax credits for employers: HB 3173, SB 6293
Teach math-science program: HB 2989, SHB 2989, SB 6639

SEARCH AND RESCUE
Dogs, penalties for interference: *SB 5979, CH 212 (2005)

SEARCH AND SEIZURE
Civil forfeiture action, disposal of property and distribution of proceeds: SB 5260
Controlled substances, forfeiture of real property: HB 1683
Labor and industries safety and health inspections, consent from owner and superior court warrants: HB 2538, *SHB 2538, CH 31 (2006), SB 6263, SSB 6263

SEATTLE
Cascade county created: HB 2074
Ferry service enhancements for Seattle-Bremerton run: HB 2042
Lake Washington bridge, county taxes to fund viaduct project: SB 6040
Light rail construction, business and occupation tax relief for businesses impacted by: HB 2820, SHB 2820
School district, study of models to divide district: HCR 4407
Sea-Tac, citizens committee on aircraft noise abatement: HB 1930

SECRETARY OF STATE
Archives and records management, division: HB 3058, SHB 3058, SB 6668, SSB 6668
Candidates, filing: HB 1132, *SHB 1132, CH 221 (2005)
Civics education, pilot project: HB 3145
Controlling interest transfers, disclosure for real estate excise tax purposes: SB 6061
Election law compliance, violations and penalties: HB 2008
Elections, ballot measure results to be posted on web site: HB 1900
Elections, free access system toll-free telephone number and web site for provisional voters: HB 2226, SB 6075
Elections, primary dates and procedures: HB 2027, ESHB 2027, SB 5927
Manual of election laws and rules: *SB 5564, CH 244 (2005)
Nonpartisan office, election procedures: SB 5122, SSB 5122
Political advertising, mailed advertising must be filed with secretary of state to be archived: SB 5408
Public records, denial of records requests which are deemed overboard: HB 1602, HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735
Voting rights and felons, provisions relating to: HB 2062, SHB 2062, HB 2873, *ESSB 5743, CH 246 (2005), SB 6651

SECURITY GUARDS AND FIRMS
Alarm system companies, licensing requirements: SB 6296
Guest services or crowd management employees, exemption from security guard regulations: SB 6257, *SSB 6257, CH 173 (2006)
Training requirements: EHB 1849, SB 6214, SSB 6214

SECURITY INTERESTS
Uniform securities act: HB 2916, SB 6593

SEEDS
Conditioning of vegetable seeds, tax exemptions for construction of facilities: SB 5543

SEIZURES (See SEARCH AND SEIZURE)

SELF-SERVICE STORAGE FACILITIES
Lien on and sale of personal property: SB 5844, SSB 5844
SELLERS OF TRAVEL (See TRAVEL AGENCIES AND AGENTS)

SENIOR CITIZENS
- Combination fishing licenses, free of charge: SB 5427
- Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597
- State parks golden age pass: SB 6582
- Value of older people, recognizing: HJM 4041

SENTENCING (See also CRIMINAL PROCEDURE)
- Academic credentials, penalties for false credentials: SB 6487, SSB 6487
- Advisory sentence ranges for aggravated offenses: SB 5476, SSB 5476
- Advisory sentencing guidelines: HB 2458, HB 2790, SHB 2790
- Aggravated first degree murder, victim fourteen or younger: SB 6758
- Alford or Newton pleas, special sex offender sentencing alternative: ESSB 6409
- Alford pleas, special sex offender sentencing alternative: *HB 3252, CH 133 (2006)
- Alien firearm license, penalties for carrying firearm without license: HB 3221
- Alternatives to total confinement, county supervised community option and earned release credit: SHB 2184
- Alternatives to total confinement, earned release credit: HB 3018
- Animal cruelty, conditions defining and penalties for: HB 1304, *SHB 1304, CH 481 (2005), HB 1499, SB 5352, SB 5532
- Animals, sexual contact with: HB 1304, *SHB 1304, CH 481 (2005), HB 1499, SB 5352, SB 5532
- Assault or injury of persons working on roads or ferries, reckless driving penalties: HB 2193
- Assault weapons, penalties for manufacture and possession: HB 1627, SB 5475
- Assaulting a peace officer with a stun gun, penalties: HB 1934, *SHB 1934, CH 458 (2005)
- Assaulting or injuring an emergency worker, penalties: HB 2705
- Auto theft, penalties: HB 2822, SHB 2822, SB 5807, SB 6491, SSB 6491
- Cell phones, unauthorized sale of numbers: SB 6776
- Child molestation in first degree and rape of child in first degree, penalties: SB 6153
- Child molestation in the third degree, definition: HB 2265
- Children and vulnerable adults and communities, protection from sex and kidnapping offenders: HB 3212
- Children and vulnerable adults, special verdicts for persons committing crimes against: *HB 3277, CH 122 (2006), HB 3303
- Children, penalties increased for sex offenses against: HB 3211, HB 3212, *HB 3277, CH 122 (2006), HB 3303
- Controlled substances, manufacturing as element of endangerment with a : HB 2743
- Conviction history, vacation of records for misdemeanor or gross misdemeanor: HB 1829, SB 1829
- Criminal sentencing and supervision standards and grid, transfer and release provisions: HB 1063, HB 2306
- Deadly weapons, sentence range enhancements: SB 5041, SSB 5041, 2SSB 5041
- Death penalty, abolished: HB 2025, SB 6067
- Dependent persons, penalties for mistreatment or abandonment: HB 1080, *ESHB 1080, CH 228 (2006)
- Drug offenders, alternative sentencing provisions: SB 6864, SSB 6864
- Drug offenders, partial confinement in residential chemical dependency treatment: HB 2016
- Drug offenses which also cause damage to a dwelling or facility, enhanced sentencing: HB 2781
Drug paraphernalia, display and distribution: SB 6505
Drug trafficking, penalties: HB 2628
DUI, penalties increased: HB 1451, HB 2629, HB 3076, SHB 3076, *HB 3317, CH 73 (2006), SB 5562, SB 6900
DUI, repeat offenses: HB 2290, SB 5283
Earned release, city and county jail time: HB 1476, SHB 1476, SB 5282, SSB 5282
Earned release, credits for specified offenders: HB 2200
Election law compliance for public election officers, violations and penalties: HB 2008
Electronic mail fraud, soliciting or requesting personally identifying information: HB 1888, SHB 1888, *E2SHB 1888, CH 378 (2005)
Eluding a police vehicle, penalties: HB 2222
Endangerment with a controlled substance, penalties: HB 1524, HB 2746
Ephedrine, pseudoephedrine, and phenylpropanolamine, penalties for possession: HB 1448
Exceptional sentences for aggravated offenses: *SB 5477, CH 68 (2005)
Exceptional sentences, notice to offender regarding possibility: SB 6496
Executive sessions, intercepting or recording communications and conversations: HB 1648, SHB 1648
False sex offender community notification bulletin, penalties: HB 3238, SHB 3238
Felony offenses, range revisions: HB 2948, SB 6497, SSB 6497, 2SSB 6497
Felony offenses, sealing vacated records: HB 1819
Felony offenses, seriousness level for selected unranked felonies: SB 6495, SSB 6495
Fine-only criminal statutes decriminalization: HB 1295
Firearms, .50 caliber BMG rifles banned: SB 5593
Firearms, leaving a firearm where a child is likely to gain access: HB 1473, SB 5342
Firearms, restoration of right to possess: SB 5635, SSB 5635
Firearms, sentence range enhancements: SB 5041, SSB 5041, 2SSB 5041
Fraudulent transfer of a motor vehicle, penalties: SB 6676
Good samaritan protections, prosecution and sentencing provisions when victim had stopped to give assistance: HB 3025
Harassment, third violation of antiharassment order penalized as class C felony: HB 1186, SB 5209
Homicide by abuse, penalties: SB 5956
Homicide-related crimes, mandatory minimum sentences: HB 3218
Hunting, unlawfully hunting on private property: HB 3268
Identity theft, penalties increased: HB 2840
Incarceration costs, limits on costs charged to offenders: *SB 5461, CH 263 (2005)
Indecent exposure, class C felony criteria: HB 1333
Indecent liberties, penalties: HB 1204, SB 5224, SSB 5224, SB 6105
Indecent liberties, victim is person with developmental disabilities: HB 3168, SB 6882
Internet gambling, penalties: SB 5878, SB 5878, SB 6613, *SSB 6613, CH 290 (2006)
Jessica Lunsford act, sex offense penalties enhanced: SB 6389
Juvenile offenders, mandatory minimum sentences when tried as adults: *EHB 1187, CH 437 (2005)
Juvenile sentencing alternatives: HB 2073, *SHB 2073, CH 508 (2005), SSB 5502
Legal financial obligations, conversion to community restitution: SB 6492
Legal financial obligations, discharge prior to completing payment: HB 1358, SHB 1358, SB 5339, SSB 5339, SB 6313
Legal financial obligations, interest rate: HB 1359, SHB 1359, 2SHB 1359, SB 5611, SSB 5611
Malicious theft, penalties increased: SB 6877
Methamphetamine, penalties for manufacture and possession including precursors: HB 2839
Methamphetamine, penalties for manufacturing: HB 1362, HB 1666, SB 5480
Methamphetamine, purchase and possession of precursors including iodine and methylsulfonylmethane: HB 2839
Methamphetamine, registration pilot project for offenders: HB 3004, SHB 3004
Mitigating circumstances for departures from guidelines, additional: SB 6490, SSB 6490
Most serious offenses, out-of-state conviction with sentence of ten years or more: SB 6829
Most serious offenses, robbery 2 removed from list: HB 1803, SB 5284
Motor vehicle insurance, failure to provide proof of: HB 1452, HB 3009
Motor vehicle theft, penalties: HB 2822, SHB 2822, SB 5807, SB 6491, SSB 6491
Motor vehicles, fraudulent transfer: SB 6676
Murder, aggravated multiple murder cases: SB 5504
Organized retail theft, crime guidelines: *HB 2704, CH 277 (2006), SB 6554
Persistent offenders, release restrictions: SB 5760, SSB 5760
Presentence day reporting program, credit for time served: HB 2184
Property, threshold values for crimes against: SB 5323
Prostitution, assessments in diversion agreements: SB 5243, SSB 5243
Rape in the second degree, victim is person with developmental disabilities: HB 3168, SB 6882
Rape of child in first degree and child molestation in first degree, mandatory life sentence: HB 2783
Rape of child in first degree and child molestation in first degree, penalties: SB 6153
Rape of child in first degree, penalties: HB 2469
Rape of child in second degree, penalties: HB 2467
Rape of child in third degree and child molestation in third degree, two strike offenses: HB 2782
Rape, penalties for first degree rape increased: HB 2094
Risk assessments, written justification when reducing category: SB 5429, SB 5429
Robbery in the first degree, financial institutions: SB 6801
Schools, threat with a firearm against persons involved in school activities: HB 2824
Sex offender conviction, vacating: HB 1234
Sex offender registration, failure to cooperate with law enforcement regarding another's failure to register: SSB 6465
Sex offenders, sentencing and disposition alternatives: HB 2703, SB 6409
Sex offenders, sexual dangerousness determination as part of end of sentence review: HB 1978
Sex offenders, special sex offender sentencing alternative release evaluation: HB 1231
Sex offenses, abuse of supervisory position to obtain consent of a minor: SB 5309, *SSB 5309, CH 262 (2005)
Sex offenses, foster parent and child sexual relationships: *SSB 5309, CH 262 (2005)
Sex offenses, penalties increased for offenses against children: HB 2411, HB 3211, HB 3212
Sex offenses, penalties increased for offenses against children and vulnerable adults: *HB 3277, CH 122 (2006), HB 3303
Sex offenses, penalties strengthened: HB 2476, HB 2755, HB 2918, SB 6172, SB 6314, SB 6315, SB 6389
Sex offenses, possession of depictions of minor engaged in sexually explicit conduct: HB 2410, SB 6465
Sex offenses, sexually violent predator included in definition of first degree murder: SB 6154
Sex offenses, special sex offender sentencing alternative conditions: HB 2003, SB 6321, SB 6669
Sex offenses, special sex offender sentencing and Alford or Newton pleas: ESSB 6409
Sex offenses, special sex offender sentencing and Alford pleas: *HB 3252, CH 133 (2006)
Sexual misconduct with a minor, penalties and provisions: HB 2533
Sexual misconduct with a minor, taking advantage of a personal relationship or familiarity: HB 2247
Sexually violent offenders, petition for conditional release to less restrictive alternative: *SB 5582, CH 344 (2005)
Shaved keys, penalties for possession of: HB 2822, SHB 2822
Shopping carts, theft and impoundment provisions: HB 2813, SHB 2813
Special sex offender alternative sentencing, study: SB 6834
Special sex offender sentencing alternative, Alford or Newton pleas: ESSB 6409
Special sex offender sentencing alternative, Alford pleas: *HB 3252, CH 133 (2006)
Stun guns, assaulting a peace officer with a stun gun: HB 1934, *SHB 1934, CH 458 (2005)
Stun guns, penalties for sale or possession of projectile stun guns: HB 1580, HB 2835, SB 5574
Stun guns, projectile stun gun study committee and review: SSB 5574
Theft of livestock, goats: HB 1398, SB 1398, SB 5290, *SSB 5290, CH 419 (2005)
Theft, organized retail theft included in crime guidelines: *HB 2704, CH 277 (2006), SB 6554
Theft, penalties increased: SB 6877
Transfer and travel of offenders to or from another state, interstate compact provisions: HB 1402, *ESHB 1402, CH 400 (2005), HB 1768, SB 5375, SSB 5375
Transportation workers, reckless driving resulting in injury of worker on roads or ferries: HB 2193
Travel agents, promotion of travel for prostitution prohibited: SB 6642, *SB 6731, CH 250 (2006)
Unborn quick child, penalties for illicit drug use by mothers resulting in harm to fetus: HB 2093
Vehicular homicide, penalties: HB 1209
Weapons in schools, violations and penalties: HB 2275, HB 2826, HB 2930, SB 6258

SEPTIC SYSTEMS, ON-SITE
Hood Canal, on-site sewage grant program: EHB 2105
Hood Canal, Puget Sound action team inventory and assessment: HB 2086, SHB 2086
Hood Canal, removal of nitrogen: HB 3039, SHB 3039
Hood Canal, study of nitrogen contributions: HB 3287, SHB 3287, 2SHB 3287
Maintenance service providers, certification: HB 3040
Marine areas, enhanced on-site sewage system certification program: HB 1458, SHB 1458, SB 5431
Marine areas, on-site sewage program implementation plans: E2SHB 1458, *3SHB 1458, CH 18 (2006), SSB 5431, 2SSB 5431
Sales and use tax exemptions for systems in aquatic rehabilitation zones: HB 3142

SERVICE CONTRACTS (See CONTRACTS)

SERVICE OF PROCESS (See CIVIL PROCEDURE)

SEWAGE (See also SEPTIC SYSTEMS, ON-SITE; WATER-SEWER DISTRICTS)
Hood Canal, on-site sewage grant program: EHB 2105
Hood Canal, sewage system extension or expansion in rural areas: HB 2086, SHB 2086
Reclaimed water permits for private utility companies: HB 1891, *SHB 1891, CH 59 (2005)

SEWER DISTRICTS (See SPECIAL DISTRICTS; WATER-SEWER DISTRICTS)

SEX DISCRIMINATION
Sexual harassment, state agency policies and employee training: SB 5126, SSB 5126

SEX OFFENSES AND OFFENDERS
Abuse of supervisory position to obtain consent of a minor: SB 5309, *SSB 5309, CH 262 (2005)
Alford or Newton pleas, special sex offender sentencing alternative: ESSB 6409
Alford pleas, special sex offender sentencing alternative: *HB 3252, CH 133 (2006)
Child molestation in first degree and rape of child in first degree, penalties: SB 6153
Child molestation in the third degree, definition: HB 2265
Child witnesses in court proceedings, provisions: *HB 1837, CH 455 (2005)
Children and vulnerable adults and communities, protection from sex and kidnapping offenders: HB 3212
Children and vulnerable adults, special verdicts for persons committing crimes against: *HB 3277, CH 122 (2006), HB 3303
Children, penalties increased for offenses against: HB 2411, HB 3211, HB 3212, *HB 3277, CH 122 (2006), HB 3303
Community protection program workers, background checks: SB 6824
Community protection program, assessments for risk and/or dangerousness: SB 6630, SSB 6630, *E2SSB 6630, CH 303 (2006)
Community protection zones, county authority to establish: SB 6832
Community protection zones, housing restriction for released offenders: HB 1147, *SHB 1147, CH 436 (2005)
Community protection zones, provisions: HB 2700, HB 2735, SB 6410
Council on mentally ill offenders: HB 2732, SB 6685, SSB 6685
Depictions of a minor engaged in sexually explicit conduct, penalties: HB 2702, SSB 6172, *2SSB 6172, CH 139 (2006), SB 6407
Earned release, city and county jail time: HB 1476, SHB 1476, SB 5282, SSB 5282
Electronic monitoring, global positioning system: HB 2407, HB 2413, SB 6322, SB 6476
Electronic monitoring, requirements: *SHB 2407, CH 130 (2006), SSB 6322
End of sentence review, sexual dangerousness determination: HB 1978
False sex offender community notification bulletin, penalties: HB 3238, SHB 3238
Felony offenses, DNA and statute of limitations provisions: *SSB 5042, CH 132 (2006)
Foster care, sexual relationships between foster parent and child: *SSB 5309, CH 262 (2005)
Housing stipends, distribution requirements: HB 1119
Jessica Lunsford act, penalties enhanced: SB 6389
Joint select committee on offenders programs, sentencing, and supervision: SB 6308, *SSB 6308, CH 267 (2006)
Juvenile offenders in schools, work groups to evaluate issues: SB 6580, *ESSB 6580, CH 135 (2006)
Limitation of actions, personal injury actions: SB 6881
Long-term care facilities, notification when sex offender placed in facility: SB 6769
Notification, public libraries: *HB 1161, CH 99 (2005)
Offender information, certain information exempt from disclosure: HB 1651, SB 5643, SSB 5643
Parenting plans, restrictions on offender visitation rights: HB 2893, SHB 2893
Penalties, strengthened: HB 2476, HB 2709, HB 2755, HB 2918, SB 6172, SB 6314, SB 6315, SB 6389
Possession of depictions of minor engaged in sexually explicit conduct, penalties: HB 2410, SSB 6172, *2SSB 6172, CH 139 (2006), SB 6465
Rape of child in first degree and child molestation in first degree, mandatory life sentence: HB 2783
Rape of child in first degree and child molestation in first degree, penalties: SB 6153
Rape of child in first degree, penalties: HB 2469, HB 2709
Rape of child in second degree, penalties: HB 2467
Rape of child in third degree and child molestation in third degree, two strike offenses: HB 2782
Rape, penalties for first degree rape increased: HB 2094, HB 2709
Records, fee exemption for law enforcement agencies: HB 2223, *SHB 2223, CH 202 (2005)
Registration, additional requirements for level II and III offenders: SHB 2492
Registration, additional requirements for level III offenders: HB 2492, SB 6405
Registration, employment and residence in different counties: HB 1334, SHB 1334
Registration, failure to cooperate with law enforcement regarding another's failure to register: SSB 6465
Registration, homeless offenders: SB 6634
Registration, kidnappers added to statewide sex offender web site: *HB 1338, CH 228 (2005)
Registration, new or returning residents: HB 1277, HB 1334, SHB 1334
Registration, out-of-state offenders: HB 2492, SHB 2492, SB 6144, *SSB 6144, CH 127 (2006), SB 6405
Registration, verification that information is accurate: SB 6519, *SSB 6519, CH 129 (2006)
Registration, violation penalties increased: HB 2412, SHB 2412, HB 3037
Rental housing, liability protection for landlords who rent to sex offenders: ESSB 6315
School employees or teachers, notice regarding conviction or guilty plea: *HB 2058, CH 237 (2005)
Schools, offender registration and school enrollment requirements: HB 1201, HB 1378, *HB 2101, CH 380 (2005)
Secure community transition facilities, transportation plans: SB 5130
Secure community transition facilities, transportation plans for McNeil Island: SSB 5130
Sentencing and disposition alternatives, provisions: HB 2703, SB 6409
Sentencing, condition for special sex offender alternative: HB 2003, SB 6321, SB 6669
Sentencing, special sex offender sentencing alternative release evaluation: HB 1231
Sexual assault protection orders: HB 2576, *SHB 2576, CH 138 (2006), SB 6478, SSB 6478
Sexual matter or performance harmful to minors, penalties for display or dissemination: HB 1655
Sexual misconduct with a minor, penalties and provisions: HB 2533
Sexual misconduct with a minor, taking advantage of a personal relationship or familiarity: HB 2247
Sexually violent offenders, petition for conditional release to less restrictive alternative: *SB 5582, CH 344 (2005)
Sexually violent predators, definition of aggravated first degree murder: SB 6154
Sexually violent predators, release provisions: SB 5129
Special sex offender alternative sentencing, study: SB 6834
Special sex offender sentencing alternative, Alford or Newton pleas: ESSB 6409
Special sex offender sentencing alternative, Alford pleas: *HB 3252, CH 133 (2006)
Statute of limitations removed for certain offenses against minors: HB 1453, SHB 1453
Statute of limitations, modifications for felony offenders: HB 2408, HB 2698, SB 6408
Study of registration and housing laws: ESSB 6315
Treatment providers, restrictions for providers who are sex offenders: HB 2654, *SHB 2654, CH 134 (2006)

SEXY ORIENTATION
Discrimination, human rights commission protections: HB 1515, HB 2661, *ESHB 2661, CH 4 (2006), SB 6019
Domestic relations, one man and one woman only type considered valid in Washington state: SJR 8210
Family leave, domestic partners: HB 1626
Marriage shall be between one man and one woman, legal status and court jurisdiction: HJR 4207, HJR 4208, HJR 4227, HJR 4228, SJR 8209, SJR 8210
Retirement benefits, domestic partners: SB 6218
Schools, superintendent of public instruction shall not encourage or promote teaching of sexual orientation: SB 6876

SEXUALLY TRANSMITTED DISEASES
Sex education, healthy youth act of 2005: HB 1282, ESHB 1282, SB 5306
Youth, health information and disease prevention: SB 5068

SHELLFISH (See FISH AND WILDLIFE, DEPARTMENT; FISHING, COMMERCIAL; FISHING, RECREATIONAL)

SHERIFFS
Abandonment of duties during state of emergency, discharge: SB 6137
Applicants, prehire screening: *HB 1081, CH 434 (2005), HB 2947
Arson offenders, registration requirements: HB 1746, SHB 1746
Automatic fingerprint identification system: SB 5157, SSB 5157
Drug or assault felony offenders, registration requirements: HB 2009
Identity theft, reports to be given to victims: SB 5939, *SSB 5939, CH 366 (2005)
Luring, registration requirements: HB 1233
Nonpartisan: SB 5464
Sex offenders, electronic monitoring requirements: SSB 6322
Sex offenders, electronic monitoring with global positioning system: SB 6322
Sound and video recordings, provisions: HB 2876, *SHB 2876, CH 38 (2006), SB 6547
Surviving spouse of fallen emergency responder, property tax exemption: HB 1377
Vehicle accidents involving officers, accountability: SB 5507
Vehicle accidents involving officers, investigations: HB 2228

SHERIFFS AND POLICE CHIEFS, ASSOCIATION OF
Auto theft task force program: SB 5807
Electronic monitoring system: *HB 1136, CH 435 (2005) PV, SB 5166, SSB 5166
Missing persons, investigation procedures: HB 2805
Sex offender information, model policy work group: HB 2747, SHB 2747, SB 6320, *SSB 6320, CH 137 (2006)
Sex offender records, electronic storage: HB 1337, *SHB 1337, CH 227 (2005)
Statewide registered sex offender web site, kidnappers: *HB 1338, CH 228 (2005)
Victim information and notification system, statewide automated: SB 6502, SSB 6502

SHORELINES AND SHORELINE MANAGEMENT
Collaborative design pilot program, growth management: HB 2585
Construction of bridges and trestles over waterways, city and county rights: HB 1657, *SHB 1657, CH 58 (2005), SB 5437, SSB 5437
Dock construction, shoreline management permit provisions: HB 3299
Master program, interim timeline and full compliance exemption: SB 5251
Property tax exemption for property declined in value due to shorelines or growth management regulation: HB 2936
State-owned shorelands, natural resources department authority to buy and sell: HB 1493, SHB 1493, SB 5271
State-owned shorelands, state aquatic reserve system: SB 6068

SHORELINES HEARINGS BOARD
Appeals, threshold for short board appeals: *HB 1838, CH 34 (2005), SB 5808

SHORTHAND REPORTERS (See COURT REPORTERS)
SKAGIT COUNTY
  Higher education, funding to provide access to higher education using the university center model: HB 3113, *SHB 3113, CH 179 (2006)
  Superior court judges, increase: *HB 1112, CH 95 (2005), SB 5070

SKATEBOARDING (See SPORTS)

SKILL CENTERS (See VOCATIONAL EDUCATION)

SMALL BUSINESSES (See BUSINESSES)

SMALL WORKS ROSTER (See PUBLIC WORKS)

SMOKING
  Designated areas, age restriction: HB 1109, HB 1253, HB 1559
  Long-term care facilities, provisions for smoking: HB 3130
  Nonsmoking areas, second hand smoke toxin level restriction: HB 1109, HB 1253, HB 1559
  Prohibitions, modifications for economic viability of businesses and clubs: HB 2502, HB 3295, SB 6883
  Public places, exemption to initiative 901 for religious ceremonies: SB 6213, SSB 6213
  Public places, exemptions to initiative 901: HB 3319
  Public places, smoking prohibited: HB 1714, HB 2038, SB 5592
  Public places, smoking within a certain distance of: SB 5114, SB 6667
  Smoking areas, enclosed area or negative air pressure requirements: HB 1670, SB 5909
  Smoking rooms, requirements: HB 3269

SNOHOMISH COUNTY
  Higher education, funding to provide access to higher education using the university center model: HB 3113, *SHB 3113, CH 179 (2006)
  Methamphetamine, law enforcement and treatment pilot program: HB 1551
  North Snohomish State College: HB 2142, SB 5425

SNOWMOBILES
  Registration, requirements: HB 2647, SB 6656
  Transport of unregistered snowmobiles: HB 1628
  Vintage, registration fee: *HB 1739, CH 235 (2005)

SOCIAL AND HEALTH SERVICES, DEPARTMENT (See also PUBLIC ASSISTANCE)
  Adult family homes, infrastructure and services regarding location within communities: SB 6678
  Adult protective services, worker safety provisions: *HB 3122, CH 95 (2006)
  Assisted living facility applicants, timely assessment of: HB 2865, SB 6372
  Assisted living medicaid minimum occupancy: HB 2925, *ESHB 2925, CH 260 (2006), SB 6374
  At-risk youth, educators authorized to request family reconciliation services: SB 5460, SSB 5460
  Background checks, rules: SHB 2215, *SSB 5899, CH 421 (2005)
  Blue ribbon commission on health care cost and access: SB 6469, SSB 6469
  Boarding homes and adults family homes, moratorium on new licenses in Yakima county: HB 2260
  Boarding homes, health department to assist with facility construction review process: HB 1591
  Boarding homes, medicaid payment provisions: HB 2707, SSB 6372, SB 6390
  Boarding homes, standards for small boarding homes: *SHB 1591, CH 505 (2005) PV
  Care agencies, license application process: SB 5294, SB 5296
  Care agencies, unique identifying number: SB 5295
  Chemical dependency treatment, standard assessment protocols: HB 1200, SHB 1200, SB 5891
  Child abuse, unfounded and founded abuse or neglect report provisions: SSB 6331
  Child abuse, unfounded or meritless abuse or neglect report provisions: SB 6331
  Child abuse, department may file a dependency petition: HB 1482, SHB 1482
  Child abuse, family assessment response demonstration program: HB 3152, SB 6841
  Child abuse, handling cases of child abuse co-occurring with domestic violence: HB 2395, SHB 2395
  Child abuse, investigation notification to parent being investigated: *ESSB 5922, CH 512 (2005) PV
  Child abuse, investigation procedure training for department employees: SB 5922
  Child abuse, investigations regarding constitutional rights of person making report: SB 5922
  Child abuse, investigations to include sibling records and visits: HB 1278
  Child abuse, Justice and Raiden act: *ESSB 5922, CH 512 (2005) PV
  Child abuse, records retention: HB 3153, SHB 3153
  Child abuse, retention of records regarding unfounded allegations: SB 5633, SSB 5633
Child care workers, wage ladder and program standards: HB 1636, *SHB 1636, CH 507 (2005) PV, SB 5684, SSB 5684
Child care, unique identifying number for each child eligible for state-subsidized: SB 5297
Child day-care centers and family day-care providers, information regarding: SB 5806, *ESSB 5806, CH 473 (2005)
Child protective and welfare services workers, safety provisions: *HB 3122, CH 95 (2006)
Child protective and welfare services workers, work group to address safety issues: *HB 2189, CH 389 (2005)
Child protective workers, training in legal duty to protect constitutional and statutory rights: SB 5922
Child support, private contractors for enforcement program: HB 2119
Child support, review and update of support schedule and guidelines: HB 2462, SHB 2462, 2SHB 2462
Children of incarcerated parents, interagency plan and oversight committee: HB 1426, *SHB 1426, CH 403 (2005), SB 5407, SSB 5407
Children’s administration employee training for referrals involving older child victims of abuse: *ESB 5583, CH 345 (2005)
Children, child care mental health consultation pilot program: HB 2456, SHB 2456
Children, pilot program for service delivery: HB 2397, SHB 2397
Children, task force on administration and delivery of services: HB 3243, *ESB 6741, CH 251 (2006)
Children, work group to study services and programs for: HB 1391
Community mental health services, regional support networks: HB 1290, SHB 1290, *E2SHB 1290, CH 503 (2005) PV
Community options program pilot project: SB 6190, SSB 6190
Community protection program, assessments for risk and/or dangerousness: SB 6630, SSB 6630, *E2SSB 6630, CH 303 (2006)
Community protection zones, provisions: HB 2700, HB 2735, SB 6410
Domestic violence, handling cases of child abuse co-occurring with domestic violence: HB 2395, SHB 2395
Early childhood education and assistance program: HB 1042
Early learning, department of: HB 2964, SHB 2964, *2SHB 2964, CH 265 (2006), SB 6466, SSB 6466
Electronic benefit transfer system, joint select committee to study: HB 2230
Families providing care to children and persons with developmental disabilities, location and licensing provisions: HB 2390, SB 6155
Family and children’s services, study: SB 5872, *ESSB 5872, CH 474 (2005)
Family assessment response demonstration program: HB 3152, SB 6841
Family reconciliation services, educators authorized to request: SB 5460, SSB 5460
Foster care, health unit: *SHB 2985, CH 221 (2006)
Foster care, office of foster care health services: HB 2985
Foster parent critical support and retention program: HB 3115, SHB 3115, *2SHB 3115, CH 353 (2006) PV, SB 6749, SSB 6749
Foster youth, postsecondary education and training committee: HB 1079, *ESHB 1079, CH 93 (2005), SB 5084, ESSB 5084
Fraud investigations, cooperation with law enforcement: SB 5293
Guardianship for dependent children, permanent placement: HB 2030, SHB 2030, 2SHB 2030, SB 6008, SSB 6008
Handicapped facilities bond issue, transfer of fixed assets: SB 6636
Home and community services, alternative delivery system for case management services: HB 1365, SHB 1365, SB 5886
Home care agencies, parity for workers' wages and benefits: HB 2333, *SHB 2333, CH 9 (2006), SB 6145, SSB 6145
Home care agencies, worker's compensation parity for agency home care workers: SB 6054
Home care quality council, duties and membership: HB 1078
Kinship care, oversight committee and duties: HB 1280, *SHB 1280, CH 439 (2005)
Liability arising from acts or omissions of department workers: HB 2164
Long-term care, bed count and occupancy rate: HB 1728
Long-term care, payment of providers for medically needy consumers: HB 1786, SB 5799
Medicaid, waiver research and demonstration project and consumer-directed coverage plan: HB 2556
Medical assistance, children's health program funding and enrollment provisions: HB 2308
Medical assistance, evidence-based medical principles to develop performance measures: HB 1512, *SHB 1512, CH 446 (2005), SB 5390, SSB 5390
Medical assistance, exemption from independent review determinations: HB 1698, SB 5681
Medical assistance, recovery of debts owed to the department: HB 2034, HB 2304, *SHB 2304, CH 292 (2005), SB 6095, SSB 6095
Medical assistance, report on recipients' employment status: SB 6759, SSB 6759
Mental health alternative case management, pilot project: HB 2911
Mental health, child care mental health consultation pilot program: HB 2456, SHB 2456
Mental health, pilot program for service delivery: HB 2397, SHB 2397
Mental health, study of worker caseloads: HB 2913
Mental hospitals, law enforcement costs reimbursement: SB 5184, SSB 5184
Nursing homes, bed tax repealed: HB 1617, SB 5570
Nursing homes, defense of temporary managers appointed by department: *HB 1364, CH 375 (2005), *SB 5347 (2005)
Nursing homes, medicaid program trust account: HB 1922, SB 5812
Nursing homes, quality maintenance fee exemption for mental disease institutions: HB 1921, SHB 1921, SB 5813
Preschools and kindergartens, licensing and regulations: SB 5805
Preschools and kindergartens, licensing and regulations study: SSB 5805
Property and facilities transfer to nonprofits who provide services for sensory, physical, or mental handicaps: HB 2759, *SHB 2759, CH 35 (2006), SB 6442
Quality assurance committees and information sharing: HB 1569, *SHB 1569, CH 33 (2005), *EHB 2254, CH 291 (2005), SB 5698, SSB 5698
Rainier state school, agricultural lands: HB 1587, SB 5680, SSB 5680
Regional support networks, financial responsibility of costs for individuals in involuntary treatment: HB 3081, SHB 3081, SB 6696
Regional support networks, qualifications and responsibilities: SB 6793, SSB 6793, *SSSB 6793, CH 333 (2006)
Residential habilitation centers, law enforcement costs reimbursement: SB 5184
Safety of child protective, child welfare, and adult protective services workers: *HB 3122, CH 95 (2006)
Secure community transition facilities, transportation plans: SB 5130
Secure community transition facilities, transportation plans for McNeil Island: SSB 5130
Staffed residential homes, positive social and educational outcomes: SB 6884
Trauma mitigation for children, pilot program: HB 2996, SHB 2996
Vending facilities and vending machines, provisions: HB 3132
Vulnerable adult abuse investigation, limited reporting of results: SB 6622, SSB 6622
WorkFirst, child safety net program: HB 2970, SHB 2970, SB 6628, SSB 6628
WorkFirst, fund use restrictions: HB 1867
WorkFirst, job training and placement services: HB 1833, SHB 1833
WorkFirst, parenting provisions: SB 6224

SOCIAL SECURITY
Numbers, businesses must state that the request for a number is not mandatory: SB 6890
Numbers, county auditors prohibited form disclosing: HB 2750
Numbers, employment applications: HB 2438
Reform, optional personal retirement accounts: HJM 4004, SJM 8008

SOFTWARE (See COMPUTERS)

SOIL SCIENCE AND SCIENTISTS (See GEOLOGY AND GEOLOGISTS)

SOLID FUEL BURNING DEVICES (See WOOD BURNING STOVES)

SOLID WASTE
Advisory committee, membership: HB 1192, SB 5217
Collection ordinances, manufactured or mobile home park provisions: HB 3126
Conversion of landfill methane gas to useable fuel, tax incentives: SB 6524, SSB 6524
Landfills, SEPA exemption for certain size landfill or excavation within urban growth areas: SB 5661
Mobile home parks, private garbage collection in certain annexed parks: HB 3294

SPAS, HOT TUBS, AND SWIMMING POOLS
University of Washington community swim facility: SB 5025
Wine, spas allowed to serve to customers: SB 6703
Wine, spas and art galleries allowed to serve to customers: SSB 6703

SPECIAL DISTRICTS (See also LOCAL GOVERNMENT)
Drainage districts, compensation for members of governing bodies: SB 6337
Drainage districts, transportation department authority to maintain or repair damage: *SB 6248, CH 368 (2006)
Growth management comprehensive plan requirements: HB 3163
Valuation of land for monetary assessments: *HB 1555, CH 181 (2005), SB 6760

SPECIAL PURPOSE DISTRICTS
Research and services, municipal research council: SB 5422, SSB 5422, SB 6555, *SSB 6555, CH 328 (2006) PV

SPEECH-LANGUAGE PATHOLOGISTS AND AUDIOLOGISTS
Educational staff associate licensing requirements: HB 1198, *SB 5358, CH 45 (2005)

SPEEDING (See TRAFFIC OFFENSES)

SPORTS
2006 Seahawks championship account: SB 6892
2006 Seattle professional football championship account: SSB 6892
Administrative fees and provisions for boxing, kickboxing, and martial arts: HB 2668, ESHB 2668
Admission charge tax to fund parks and outdoor recreation: HB 2180
Athletes of nonresident teams, fee: HB 3104
Athletic or performance coaching, provisions: HB 3302
Athletic training services, licensing: HB 2714, SB 6378, SSB 6378
Basketball arena funding, local sales and use taxes: HB 2209, SB 6065
Boats, carbon monoxide poisoning education and restrictions to prevent: HB 2899, SHB 2899
Boats, certain activities such as teak surfing prohibited: HB 2899, *SB 6364, CH 140 (2006)
Boats, restrictions on stern deck recreation activities: SHB 2899
Entertainment facilities, liquor license holders and agreements with manufacturers and distributors: SB 6842
Entertainment facilities, liquor licenses: SB 6199
Health studio services, contract restrictions: SB 5810
Intercollegiate athletic programs, regulations for team medical professionals: HB 1961
Local sales and use tax funding for public stadium, convention, arts, and tourism facilities: HB 3233, SB 6849
Major league baseball team, second team: SCR 8415
Minor league baseball facilities, funding: HB 1767, HB 2288, SB 5572, SSB 5572
Minor league baseball stadiums and related parking facilities, public facilities districts' provisions: HB 2535
Mountains to Sound greenway outdoor recreation projects, funding: HB 2625, SB 6281
Outdoor ballfields on agricultural lands, growth management regulations: HB 1245, HB 1567, SB 5739, SB 5933
Physical fitness services, taxation: HB 3062, SB 5066, SB 5824, SB 6757
Professional teams, apportioned income tax to fund parks and outdoor recreation: HB 2180
Publicly owned multipurpose sports and entertainment facilities, stable source of funding: HB 2280
Skate parks, fees and liability immunity: HB 1643, SHB 1643, SB 5511, SSB 5511
Skate parks, helmets in public parks: SB 5116
Student athletes' bill of rights, higher education: SB 5019
Youth athletic private coaches, registration: SB 5880

STADIUMS (See SPORTS)

STALKING (See CRIMES; HARASSMENT)

STATE ACTUARY
Pension funding council, certain duties transferred to state actuary: SB 6079

STATE AGENCIES AND DEPARTMENTS (See also STATE GOVERNMENT)
Administrative and overhead costs, report on: HB 3072
Agency rules, legislative review: HB 2771
Agency rules, small business advisory board and rule impact reduction: SB 5730, ESSB 5730
Agency rules, small business regulatory flexibility act: SB 5920
Appeals of land use decisions involving SEPA or critical areas, agency attorneys' fees: HB 1924
Archaeology and historic preservation, department: HB 1706, SB 5056, SSB 5056, *2SSB 5056, CH 333 (2005)
Breaches of security that compromise personal information stored on computers, disclosure: SB 6043, *SSB 6043, CH 368 (2005)
Budgets, assessment process to focus on outcomes and priorities: HB 1242, *ESHB 1242, CH 386 (2005)
Budgets, zero-based reviews: HB 1949
Citizen councilor, office of: HB 1770, SB 5346
Cleaning products that minimize impacts to humans and the environment: HB 1886, SHB 1886
Combined fund drive, Washington state: HB 2355
Commercial use of lists obtained from public entities, prohibitions and penalties: HB 3250
Contracts, policies to determine if contracts serve the best interest of the state: HB 2144, EHB 2257, SHB 2257, 2SHB 2257
Contracts, Washington state business price preference study: 2SHB 2257
Early learning, department of: HB 2964, SHB 2964, *2SHB 2964, CH 265 (2006), SB 6466, SSB 6466
Efficiency hotline: HB 2495, SHB 2495
Employees, sick leave pools: *SB 6059, CH 356 (2006)
Employees, sick leave remuneration at time of separation or dismissal: HB 1808, SB 5784
Energy purchase reduction : SB 6518, SSB 6518
Executive meetings, intercepting or recording communications and conversations: HB 1648, SHB 1648
Fraud investigation, office of inspector general: HB 1909, SHB 1909
Fuel for state agency use, strategies to reduce cost: HB 2281
Gifts, value of gifts which may be accepted by state officers or employees: HB 2089, SHB 2089
Identification documents, guidelines to protect privacy: HB 2521
Leave, shared leave for declared emergencies: HB 3073
Motor pool management: *HB 1008, CH 214 (2005), SB 5220, SSB 5220
Noxious weeds, agencies' duties and priorities: SB 5155
Open public meetings, special meetings called by electronic mail: *HB 1000, CH 273 (2005), SHB 1000
Performance audits, citizen accountability advisory board and assessment grading program: SB 6076
Performance audits, citizen advisory board membership and duties: HB 3109, SB 6767
Performance audits, citizen advisory board provisions and agency responsibility for corrective action: HB 2524
Performance audits, citizen oversight board: HB 1064, *ESHB 1064, CH 385 (2005) PV, SB 5124
Performance audits, joint legislative audit and review committee: HB 1566
Performance audits, state auditor review: SB 5083
Permitting bill of rights: HB 1177
Personal service contracts, contract review committee: HB 3055
Personally identifiable information collected by agencies, registry describing data systems: SB 6344
Pesticides, notice of application: SB 5388
Position statements in files of request legislation or rules: SB 5156
Public lands, need to sell must show compelling development necessity: HB 2724
Public records, agency liaison to assist public with disclosure requests: HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735
Public records, denial of records requests which are deemed overboard: HB 1602, HB 1758, SHB 1758, *2SHB 1758, CH 483 (2005), SB 5735, SSB 5735
Public records, disclosure and availability: HB 1350
Public records, documentation of costs and rules for providing assistance to requesters: HB 2516
Public safety, department of: HB 2472
Puget Sound conservation and recovery partnership and management plan: SB 5895, SSB 5895
Quality award, membership: HB 3109
Regulatory reform, office of: HB 1673
Renewable energy standards for state agencies: HB 2349, SHB 2349, E2SHB 2349
Rules, governor's signature on significant legislative rules: EHB 1276, SHB 1276
Rules, housing impact statements: HB 1950
Rules, small business advocacy committee: HB 1445, SHB 1445
Rules, small business economic impact statement criteria: HB 1908, HB 2945
Sexual harassment policies and training programs: SB 5126, SSB 5126
Sick leave, employee pools: *SB 6059, CH 356 (2006)
State motor vehicles, valid driver's license requirement: SB 5669
Technical assistance, statewide procurement of: HB 2371
Union security provisions in public employment contracts: HB 3248
Worksite health promotion program: SB 5751, SSB 5751, SB 6363, SSB 6363

STATE AUDITOR

Citizen councilor, office of: HB 1770, SB 5346
Efficiency hotline: HB 2495, SHB 2495
Open government ombudsman: HB 1134
Performance audits, state government: SB 5083
Social and health services department information, exemption to public disclosure: HB 2329

STATE BUILDINGS

Cherberg and O'Brien buildings, renaming: SB 6860
Cleaning products that minimize impacts to humans and the environment: HB 1886, SHB 1886
Columbia room, legislative building: SCR 8405
Green building programs and LEED silver standards: HB 1272, ESHB 1272, SB 5509, *ESSB 5509, CH 12 (2005), 2SSB 5509
Legislative buildings committee: HB 1301, ESHB 1301, 2SHB 1301
Pesticides, notice of application: SB 5388
Water conservation: SB 6729

STATE EMPLOYEES (See PUBLIC OFFICERS AND EMPLOYEES)

STATE FUNDS AND ACCOUNTS (See PUBLIC FUNDS AND ACCOUNTS)

STATE GOVERNMENT (See also LEGISLATURE; STATE AGENCIES AND DEPARTMENTS)

Art, state art collection conservation funding: *HB 2188, CH 36 (2005), SB 5940
Basic education expenditures, prioritization within appropriation process: HB 2637, HB 3309
Buildings, green building programs and LEED silver standards: HB 1272, ESHB 1272, SB 5509, *ESSB 5509, CH 12 (2005), 2SSB 5509
Centennial song, state: HB 2244
Christmas tree, state: HB 2470
Citizen councilor, office of: HB 1770, SB 5346
Combined fund drive, Washington state: HB 2355
Commercial use of lists obtained from public entities, prohibitions and penalties: HB 3250
Community preservation authorities: HB 3207, ESHB 3207
Conference for lieutenant governors, funding: *SHB 2419, CH 5 (2006), SSB 6245
Conference for statewide elected officials, funding: HB 2419, SB 6245
Continuity of government act, task force to study legislature ability to convene in event of attack or disaster: HB 2519
Contracts, policies to determine if contracts serve the best interest of the state: HB 2144, EHB 2257, SHB 2257, 2SHB 2257
Contracts, Washington state business price preference study: 2SHB 2257
Eastern Washington, petition for a new state: SJM 8009
Economic stability account: HB 2677, SB 6443
Efficiency hotline: HB 2495, SHB 2495
Expenditure limit, computation and program cost shifting: HB 1835, SB 6078, *SSB 6078, CH 72 (2005)
Expenditure limit, established: HJR 4219
Expenditure limit, restriction on tax increases: HB 3007, HB 3008
Fees, automatic increases prohibited: ESB 5527
Fraud investigation, office of inspector general: HB 1909, SHB 1909
Fuel for state agency use, strategies to reduce cost: HB 2281
Full time legislature: SB 6659
Garry oak, state oak tree: SB 6277
Gifts, value of gifts which may be accepted by state officers or employees: HB 2089, SHB 2089
Health services account, consolidation with general fund: HB 2214
Higher education, state budgetary commitment to fund enrollment demands: SB 5804
Income tax, state: SB 5991, SB 6074, SJR 8211
Lady Washington, state ship: HB 2587
Legislative session start date: HB 2174
Legislative session, biennial regular: HB 3283
Legislative youth advisory council, established: *SB 5254, CH 355 (2005)
Legislative youth advisory council, extension: SB 6536
Monetary offerings for revenue enhancement account (MORE), citizen voluntary contributions: HB 2240
Natural resources, protection of state's resources through comprehensive and integrated resource management policies: SB 6273
Oath of office, Declaration of Independence: HB 2935, SB 6032
Open government ombudsman: HB 1134, SHB 1134
Operating budget, priorities of government approach to developing: HB 3005
Orca, state marine mammal: *HB 1759, CH 51 (2005)
Outsourcing state contracts, disclosure of work being performed outside the United States: HB 1724, SHB 1724, SHB 3160
Outsourcing state contracts, policies to determine if contracts serve the best interest of the state: HB 2144, EHB 2257, SHB 2257, 2SHB 2257
Outsourcing state contracts, work performed outside the United States prohibited: HB 1725, SB 5777, SSB 5777
Performance audits, citizen accountability advisory board and assessment grading program: SB 6076
Performance audits, citizen oversight board: HB 1064, *ESHB 1064, CH 385 (2005) PV, SB 5124
Performance audits, state auditor review: SB 5083
Permitting bill of rights: HB 1177
Personal service contracts, contract review committee: HB 3055
Poet laureate, state: SCR 8403
Public contracts, taxpayer business contractor act: HB 2444
Public contracts, use of offshore items: HB 2440
Public employment, support our deployed state employees program: HB 2149
Publication preservation, state library services: HB 2155, *SB 2155, CH 199 (2006), SB 6005, SSB 6005
Puget Sound conservation and recovery partnership and management plan: SB 5895, SSB 5895
Rainy day reserve fund: SB 6471
Real estate excise tax, portion of proceeds to be dedicated to general fund: *HB 2170, CH 486 (2005)
Required reserve fund: HB 3006, HJR 4210, HJR 4220
Revenue stabilization fund: SJR 8203, SJR 8217
Sales and use tax, state revenues shared with local government: HB 1762
Sales and use taxes, exemptions: HB 2504
Services, eligibility: HB 2445
State and local liability for acts of persons on supervision or in community-based treatment programs: SB 6852, SSB 6852
State motor vehicles, valid driver's license requirement: SB 5669
Tax expenditure limit: HB 1095
Tax expenditure report: HB 1096
Tax increases, supermajority legislative vote to pass: HB 1836, HB 3007, HB 3008, HJR 4209, HJR 4218
Technical assistance, statewide procurement of: HB 2371
Unfunded mandates on local governments, optional compliance: HB 1678
Veterans' song, state: HB 1665
Walla Walla sweet onion, state vegetable: HB 1964, SB 6827

STATE INVESTMENT BOARD
Commingled trust fund, loans to port districts: HB 2234
Pharmaceutical manufacturing, investment restrictions for certain companies: HB 1885
Rainy day reserve fund: SB 6471
Start-up and expanding businesses in Washington state, investments in: HB 1594

STATE LANDS (See PUBLIC LANDS)

STATE LIBRARY
State publication preservation services: HB 2155, *SHB 2155, CH 199 (2006), SB 6005, SSB 6005

STATE OFFICERS AND EMPLOYEES (See PUBLIC OFFICERS AND EMPLOYEES)

STATE PARKS (See also PARKS)
Basic parkland access, fees: SB 5091
Firearms, possession restrictions: HB 1490
Funding, distribution of moneys from general fund to state parks renewal and stewardship account: SB 6556
Funding, state parks centennial account: SHB 2422, 2SHB 2422
Funding, vehicle license fees and state parks centennial account: HB 2422
Golden age pass: SB 6582
License plates, state parks and recreation commission: HB 1339, SB 5316, *SSB 5316, CH 44 (2005)
Park rangers, powers and duties: HB 1799, SB 5336
Park rangers, task force on state public recreational lands and public safety: *ESHB 1799, CH 408 (2005) PV
Parking fees: *SHB 2416, CH 141 (2006), HB 2616, SB 6302, SB 6556, SB 6675
Saint Edward state park conveyed to Kenmore: HB 3143
Sales and use tax to fund park facilities: SB 6031
Trail grooming, sales tax exemption for services on state-owned lands: SB 6077
Trail grooming, sales tax exemption for services on state-owned or privately-owned lands: HB 2646, SHB 2646
Vehicle registration fee, optional: HB 2416

STATE PATROL
Abandonment of duties during state of emergency, discharge: SB 6137
Accident reports, public access to information: HB 2110, SHB 2110, HB 2530
Applicants, prehire screening: *HB 1081, CH 434 (2005), HB 2947
Automatic fingerprint identification system: SB 5157, SSB 5157
Background checks, procedures: HB 2215, SHB 2215, SB 5899, *SSB 5899, CH 421 (2005)
Crime prevention and privacy compact: HB 2763, SB 6719
Criminal history record information, reporting requirements: HB 3118, *SB 6720, CH 294 (2006)
Criminal investigations, collection of biological samples: HB 2748, SHB 2748
Extended authority commission: HB 3014, SB 6631
Improper use of position or authority, policies to prevent: SB 5170
Public safety, department of: HB 2472
Publicly owned vehicles, provisions regarding: HB 2773
Retirement, additional service credit one time purchase: *HB 2690, CH 214 (2006), SB 6457
Retirement, contribution rates: HB 1317, HB 2682, SB 5341, SB 6446
Retirement, interruptive military service credit: *HB 1325, CH 64 (2005), SB 5261
Retirement, mandatory retirement age raised: HB 1564
Sound and video recordings, provisions: HB 2876, *SHB 2876, CH 38 (2006), SB 6547
Surviving spouse of fallen emergency responder, property tax exemption: HB 1377
Unregistered, inspection: HB 1503
Vehicle accidents involving officers, investigations and corrective actions: HB 1387, *SHB 1387, CH 27 (2005)
Vehicle inspection account and funding provisions: SB 6143
Vehicle size, weight, and load enforcement: SB 5102
Wages and wage-related matters, collective bargaining negotiations: HB 1188, SHB 1188, *2SHB 1188, CH 438 (2005), SB 5208, SSB 5208

STATE ROUTES (See ROADS AND HIGHWAYS)

STATE TOXICOLOGIST (See TOXICOLOGIST)

STATE TREASURER
Nonpartisan office: SB 5889

STATUTE LAW COMMITTEE
Administrative committee of the office of the code reviser: HB 1847, SB 5884
Membership, revisions: *SHB 1847, CH 409 (2005), SSB 5884

STATUTE OF LIMITATIONS (See LIMITATIONS OF ACTIONS)

STEELHEAD (See also FISHING, RECREATIONAL)
Recovery, lower Columbia river: *ESB 5355, CH 308 (2005)
Spawning beds, harmful activities prohibited: HB 2054

STEM CELL RESEARCH (See RESEARCH AND DEVELOPMENT)

STORM WATER MANAGEMENT AND CONTROL
City liability for inadequate facilities: SB 5505
Discharges, local erosion and settlement control programs: HB 2858

STREETS (See ROADS AND HIGHWAYS)

STRIKES (See LABOR RELATIONS)

STUDIES
Aerospace manufacturing, joint legislative task force and review: HB 2383, SHB 2383, SB 6328, SSB 6328
Aerospace task force and study: HCR 4418, SCR 8418
Age of consent, study to review: HB 3071
Agricultural fairs, study of economic and social contribution: HB 2096, SB 5968, SSB 5968
Agriculture and food processing, study of impact on state's economy: HB 2202, SHB 2202
Aquatic lands, review of aquatic resources program funding and management: HB 3237
Autism, task force and study: HB 2181, SHB 2181, *SB 5311, CH 259 (2005)
Basic health plan: SB 5536, SSB 5536
Bass sound harmonics, study: SSB 5043
Biotechnology and biomedical device manufacturing sector, study: HB 3119, SB 6844, SSB 6844
Breast-feeding, joint task force and study on women in the workplace: SSB 5600, SB 6066
Child abuse and neglect, committee to study best practices regarding reporting: SCR 8408
Children, work group to study services and programs for: HB 1391
Chinese and Spanish language instruction in secondary school, study: SB 6815
College and career readiness centers, work group and study: SB 6821, ESSB 6821
Community and technical college funding system: SB 5728
Controlled substances, study of state policies: HB 3232
County law libraries, study of use and fees: SSB 5890
Critical areas, safe harbors agreements: SSB 6562
Developmental disabilities, study of service needs for persons with: SB 6865
Developmentally disabled, commission to study care services and residential care needs: HB 2190, SHB 2190
Domestic violence hope card study committee: SB 6806, *SSB 6806, CH 295 (2006)
Domestic water users, study of competing interest and other water users in regards to limited supplies: HB 3141, *SB 6861, CH 170 (2006)

Dyslexia reading instruction pilot program, study of: SB 5349, ESSB 5349
Education financing, comprehensive education study steering committee: HB 1380, SHB 1380, SB 5441, SSB 5441, *E2SSB 5441, CH 496 (2005), SB 5603
Electronic monitoring system: *HB 1136, CH 435 (2005) PV, SB 5166, SSB 5166
Eminent domain, definition of economic development and right of first refusal provisions: SHB 3017, 2SHB 3017
Energy efficiency program road map, Washington state: HB 2797
Environmental education, study of: *EHB 2910, CH 79 (2006), SB 6735
Family and children's services, task force to study: *ESSB 5872, CH 474 (2005)
Felons, study on restricting and restoring voting rights: HB 3276
First aid class high school requirement, study: SB 6790
Four-year baccalaureate institution, evaluation of need for new institution: HB 2249, SB 5874
Free-standing health clinics, licensure and regulation study: SB 5839
Growth management, agricultural land use for outdoor recreational activities: HB 1245, SB 5933
Health care insurance for public employees, health savings accounts and high deductible plans: 2SSB 5202
Health care insurance, study of statutory requirements for coverage: EHB 3310
Hood Canal, nitrogen contributions from on-site sewage: HB 3287, SHB 3287, 2SHB 3287
Housing, affordable rental housing through accessory dwelling units: SHB 2323
HOV lanes, toll lane feasibility evaluation of Interstate 450 and state route 520: SB 6017
Immigrant student education, joint task force and study: SHB 2037
Infant screening services, fees and study of funding mechanisms: SSB 5491
Injuries resulting from health care, joint task force to study dispute resolution alternatives: HB 1777
Insurance fraud: HB 1977
Juvenile offender case filing reduction in King county compared to other counties: SB 5834, SSB 5834
K-12 education finance study and executive committee: SB 5191
K-12 finance study and joint task force: HB 2048
Learns steering committee, study to include classified school employees: HB 3028, SB 6706
Low-income housing, study of potential development: HB 2649, SHB 2649
Master plan for education - prekindergarten through university, interim study work group: SCR 8402
Middle and high schools, task force to study basic design and rate of student achievement: HB 2245, SHB 2245
Minimum wage: SB 5551, ESSB 5551, SB 6734
Multimodal transportation improvements and strategies, growth management compliance study: SHB 1565, *2SHB 1565, CH 328 (2005)
Natural resources department law enforcement program transfer, study and transition plan: SSB 5818
Noise control, bass sound harmonics study: SSB 5043
Off-road vehicles, noise management study and joint select committee: SHB 1455
Off-road vehicles, noise management study and task force: *ESB 5089, CH 168 (2005)
Offshore outsourcing, task force and study: EHC 4405, *ESCR 8407 (2005)
Oil and gas exploration and development, study of state programs: HB 3084, SHB 3084
Payday loans, study: HB 2360, SHB 2360
Periodontal disease, insurance coverage study: SB 5061, SSB 5061
Preschools and kindergartens, licensing and regulations study: SSB 5805
Prescription drugs, distribution of unused drugs to low-income persons: SB 5846
Public assistance electronic benefit transfer system, joint select committee to study: HB 2230
Public health financing joint select committee and review: *EHC 4410 (2005)
Public works alternative contracting procedures, study: *ESHB 1830, CH 377 (2005)
Radio, volunteer amateur radio emergency communications: SB 6477
Regional transportation governance, central Puget Sound transportation commission: HB 2955, SB 6089, SB 6599, SSB 6599
Running start, study of performance on WASL and in running start: ESSB 5360
School curriculum review, University of Washington to conduct review regarding depiction of people of color: HB 2823
School security professionals, work group and study: HB 2396, SHB 2396
Schools, equitable opportunity for all joint select committee and study: HB 1659, SHB 1659, HCR 4411, SHCR 4411, SB 5938
Seattle school district, study of models to divide district: HCR 4407
Secondary education, joint select committee and study: *HCR 4408 (2005)
Skill centers, study on availability and use of: *2SSB 5717, CH 118 (2006)
Small business incubator program tax incentive proposals and study: HB 2143, SB 5925
Spanish and Chinese language instructions in secondary school, study: SB 6815
Special sex offender alternative sentencing, study: SB 6834
State contracts, Washington state business price preference study: 2SHB 2257
Student associations, study: SHB 2107
Stun guns, projectile stun gun study committee and review: SSB 5574
Teacher retention in small and rural districts: HB 3215
Tolling, Tacoma Narrows bridge toll discount study: HB 1947
Trafficking of humans, delivery of services work group and study: *SB 5127, CH 358 (2005)
Trailer hitches, unused hitch hazard study: SB 6013
Transportation department, alternative contracting processes and project management techniques: *SHB 1541, CH 317 (2005)
Uranium exposure in military members, task force and study: HB 3107, SB 6732
Wildfire prevention and protection work group: SB 6603, SSB 6603
Work force education and programs and aid: SHB 2630, E2SHB 2630
Workers' compensation, joint select committee and study: SCR 8409, SSCR 8409
Workplace bullying study: HB 1968, SHB 1968

**SUBDIVISIONS**

Housing, affordable housing through flexible short subdivisions: HB 2325, SHB 2325, SB 6589
Land use permit applications, vesting rights in land use actions: SB 6350
SEPA, exemption for divisions into nine or fewer lots within urban growth areas: SB 5661
Short subdivisions, vesting: HB 1195

**SUBSTITUTE CARE FOR CHILDREN** *(See FOSTER CARE)*

**SUPERIOR COURT**

Fees, increase: HB 1513
Juror fees: SB 6887
Labor and industries safety and health inspections, warrants: HB 2538, *SHB 2538, CH 31 (2006), SB 6263, SSB 6263
Part-time judge sitting as judge pro tempore, compensation: *HB 1262, CH 142 (2005)
Penalty assessments: HB 3288
Sex offender records, fee exemption for law enforcement agencies: HB 2223, *SHB 2223, CH 202 (2005)
Skagit county, judges increased: *HB 1112, CH 95 (2005), SB 5070

**SUPREME COURT**

Commission on supreme court reports: *HB 1183, CH 190 (2005)
Nonpartisan judicial commission: SB 5015, SB 6048, SJR 8214
United States supreme court confirmations: SJM 8003
Vacancies, statute provisions: SJR 8200, SJR 8214

**SURFACE MINING** *(See MINES AND MINING)*

**SURPLUS PROPERTY**

Affordable housing, use of surplus property to develop: HB 3165, SHB 3165, 2SHB 3165

**SURVEYORS**

Definitions, revisions: HB 2354
Land, continuing education requirements: *HB 1396, CH 29 (2005), SB 5117

**SWIMMING POOLS** *(See SPAS, HOT TUBS, AND SWIMMING POOLS)*

**TACOMA**

Construction of second Tacoma Narrows bridge, funds to be deposited into Tacoma Narrows toll bridge account: *SB 6674, CH 17 (2006)
Sea-Tac, citizens committee on aircraft noise abatement: HB 1930
Tacoma Narrows bridge project sales and use tax exemptions: HB 1865, ESHB 1865
Tacoma Narrows bridge sales and use tax deferral provisions: HB 3305
Tolling, Tacoma Narrows bridge citizen advisory committee: *HB 1864, CH 329 (2005)

**TATTOOS AND TATTOOERS**

Licensing requirements and violations: SB 5913, ESSB 5913
Sterilization standards and requirements: HB 2090, HB 2335, SHB 2335

**TAXES - ADULT ENTERTAINMENT TAX** *(See TAXES - SALES TAX)*
TAXES - AIRCRAFT FUEL TAX
Crop dusting and other agricultural activities, tax exemptions for aircraft fuel: SSB 6868
Crop dusting, tax exemptions for aircraft fuel: SB 6868
Exemption for operating under certificate of public convenience repealed: SB 6039
Increase in tax: *SSB 5414, CH 341 (2005)

TAXES - ALCOHOL SALES TAX
Additional retail sales tax: *ESHB 2314, CH 514 (2005), SB 6100, SSB 6100
Additional tax enacted in 2005 repealed: HB 2378
Increase on taxes: HB 1089

TAXES - ALCOHOL TAX
Additional retail sales tax: *ESHB 2314, CH 514 (2005), SB 6100, SSB 6100
Additional tax enacted in 2005 repealed: HB 2378
Increase on taxes: HB 1089

TAXES - BUSINESS AND OCCUPATION TAX
Airplanes of historical significance, business and occupation tax exemption: SB 5351
Alternative fuel vehicles and accessories, tax credit for purchase and lease: HB 1647, SHB 1647
Alternative fuels, tax rate: HB 1646, SHB 1646, HB 1826
Aluminum smelters, tax relief extension: *HB 2348, CH 182 (2006)
Ban on American beef, tax relief expiration date: *HB 1407, CH 150 (2005)
Biotechnology and medical devices, tax credit: HB 2640, SB 6462
Biotechnology, tax deduction: HB 1870
Boarding homes, tax provisions: HB 1618, *ESHB 2314, CH 514 (2005), SB 5571
Canned salmon, tax provisions: HB 2580
Carbon dioxide mitigation, tax credit: HB 2794, SHB 2794
Chemotherapy and anticancer drugs, business and occupation tax exemption: HB 3086, SB 6623
Clinical information technologies, tax credit for physicians: SB 5392, SSB 5392
Commercial airplanes, tax credit for development: HB 1940, *HB 2466, CH 177 (2006), HB 2639, SB 5864, SB 6329, SB 6604, SSB 6604, 2SSB 6604
commercial airplanes, tax credit for property tax payments: HB 2111, *ESHB 2314, CH 514 (2005), SB 5972, SSB 5972
Community health centers, tax deduction for certain nonprofits: *SB 5857, CH 86 (2005)
Computers and preinstalled software, tax credit for purchase of: HB 1575
Corporations, taxation of investment income: HB 2315
Cosmetic medical services, taxation: HB 2307, SB 5451, SSB 5451, 2SSB 5451
Credit against tax due, amount used to calculate maximum credit: SB 6173
Credit cards, tax on the amounts raised by interest rates which exceed the usury rate: HB 2938, SB 6863
Dairy products, excise taxation provisions: *EHB 3159, CH 354 (2006) PV, SB 6704
Delivery charges for direct mail, tax deduction: HB 1785, *ESHB 2314, CH 514 (2005)
Downtown and neighborhood commercial district revitalization tax incentives: HB 1273, SHB 1273, *ESHB 2314, CH 514 (2005), SB 5455, SSB 5455
Dry fertilizer, tax exemption for custom blending: SB 6485
Employee training programs through community or vocational colleges, employer tax credits: HB 2032, SB 5918
Farmers, tax exemption for services provided to: SB 6542, SSB 6542, 2SSB 6542
Fruit and vegetable processing and storage, tax exemption: HB 2221, *ESHB 2221, CH 513 (2005), HB 3083, SB 5447
Health care information technology, tax credit: HB 2554
Health care services provided to government, exemption: HB 2327
High technology tax credit: HB 1693, HB 1723, *ESHB 2314, CH 514 (2005), HB 2869, SSB 5639, SB 5673, SSB 5673, SB 5697, SB 6774
Hydrogen and natural gas fuel, tax deduction: HB 1647, SHB 1647
Immunizing agents, tax deduction for health care providers: HB 3313
International businesses, incentives for investing in Washington: *SB 5175, CH 135 (2005)
Investment projects in rural counties, tax deferrals for small business manufacturing facilities: HB 1574
Job creation tax credit: HB 2496
Light rail construction, tax relief for businesses impacted by: HB 2820, SHB 2820
Low-cost housing for low-income buyers, tax incentives for nonprofit organizations: SB 5183, SSB 5183
Math and science technology student employees, tax credits for employers: HB 3173, SB 6293
Meat, tax on slaughtering, breaking, and/or processing perishable products: HB 1890, SHB 1890, SB 5779, SB 6100, SSB 6100

Medical services, tax reduction for certain businesses: HB 1275

Milk products, wholesale sales of raw milk exempted from tax: HB 2878, SB 6609, SSB 6609

Monthly business tax credit increase: HB 1332, HB 1442, SHB 1442, HB 1675, SB 5440

Motion picture and video production services, tax provisions: SB 6557, SSB 6557, 2SSB 6557

Motion pictures, approved motion picture competitiveness program and tax credit: SB 6558, SSB 6558, *2SSB 6558, CH 247 (2006)

Motion pictures, tax credits: HB 2818, SB 6626

Motor vehicle dealers, unlawful practices regarding business and occupation taxes: HB 2577


National guard, tax credit for employers who rehire returning active duty members: HB 2828

New business deduction: HB 1869

New business exemption: HB 1193

Nonprofit convention and tourism promotion corporations, business and occupation tax deduction: HB 2778, SB 6621, SSB 6621

Nonprofit convention and tourism promotion corporations, business and occupation tax exemption: *SHB 2778, CH 310 (2006)

Paper manufacturers, tax rate and relief: HB 1121

Parking and business improvement areas, tax exemptions for administrative costs: HB 2106, SB 5999, *SSB 5999, CH 476 (2005)

Physical fitness services, taxation: HB 3062, SB 5066, SB 5824, SB 6757

Physicians, tax credits for serving uninsured, medicare, and medicaid patients: HB 2031, HB 2136, SHB 2292, *2SHB 2292, CH 8 (2006)

Port located businesses, tax exemptions: HB 2234

Postal costs for mailing or printing businesses, tax deductions: HB 1572

Professional employer organizations, taxation: HB 3059, SHB 3059, SB 6671, *SSB 6671, CH 301 (2006)

Professional sports teams, apportioned income tax to fund parks and outdoor recreation: HB 2180

Public development authorities, tax exemption: EHB 2270, SB 2270

Raw milk, wholesale sales of raw milk exempted from tax: HB 2878, SB 6609, SSB 6609

Regional transit authorities, sales and use tax does not apply to bus or rail combined agreements: HB 1881, SB 5623, *SSB 5623, CH 515 (2005)

Retail sale, definition regarding tangible personal property and services: HB 3047

Royalties on copyrights and patents, tax exemption: SB 5640, SSB 5640

Rural counties, tax credit for eligible projects: HB 1963, HB 3051

Seafood, excise taxation provisions: *EHB 3159, CH 354 (2006) PV

Self-service laundry facilities excluded from definition of retail sale: HB 1609, *ESHB 2314, CH 514 (2005), SB 5911

Semiconductor materials, tax incentives to support semiconductor cluster: HB 3190, *SHB 3190, CH 84 (2006), SB 6812

Small business tax credit for job creation: HB 1351, SHB 1351, HB 1576

Small businesses, credit increase: HB 1030, HB 1442, SHB 1442, HB 1675, SB 3112, SB 5440, SB 6875

Small businesses, tax exemption for new businesses: HB 1676

Small businesses, tax exemption for owners trained in entrepreneurial: SB 6712

Solar energy systems, tax incentives for manufacture of: HB 1760, SB 5111, SSB 5111, *E2SSB 5111, CH 301 (2005), ESB 6129

Syrup sales, tax credit: HB 1619, HB 2758, SHB 2758, SB 5604, SB 6533, *SSB 6533, CH 245 (2006)

Tax incentives enacted during 2003-05 biennium, consistency improvements: HB 1734, SB 5863, SSB 5863

Telework, tax incentives for employers: SB 5024, SSB 5024

Temporary staffing services, taxation: HB 1255, SB 5218

 Theft, deduction for amount of retail or wholesale sale if proceeds lost due to : HB 2459

 Timber mills designated as forest products operations of statewide significance, tax exemption: HB 3290

 Timber, tax incentives for persons who extract, manufacture, or process timber: HB 3286, SB 6874, *SSB 6874, CH 300 (2006)

 Trail maintenance and construction services, tax exemptions for nonprofit organizations: HB 1975, SHB 1975

 Truck stops, tax deduction to enhance air quality through stand-alone electrification systems: SB 6512, *SSB 6512, CH 323 (2006)
Tsunami resistant structures, tax incentives for construction of: HB 1022, SHB 1022
Work force training, customized employment training program and tax credit: *2SSB 6326, CH 112 (2006)
Work force training, customized employment training program and tax exemption: SB 6326, SSB 6326
Worker training tax credit: HB 2565, ESHB 2565
Zoological facilities, tax exemptions for nonprofit organizations: HB 2590, SHB 2590, SB 6282

**TAXES - CARBONATED BEVERAGE TAX**
Handling for sale, tax on: HB 1087

**TAXES - CIGARETTE TAX**
Additional tax enacted in 2005 repealed: HB 2377
Additional tax to fund basic health plan enrollment: SB 5829
Additional tax to fund Initiative 728 and student achievement account: HB 2302, *ESHB 2314, CH 514 (2005), SSB 5829
Additional tax to fund youth tobacco prevention account and health services account: HB 2075
Tax agreements, additional tribes: *HB 1915, CH 208 (2005), SB 5814

**TAXES - ENHANCED FOOD FISH TAX**
Sea cucumbers, tax provisions: *HB 1958, CH 110 (2005)
Sea urchins, tax provisions: *HB 1958, CH 110 (2005)

**TAXES - ESTATE TAX**
Federal death tax, repeal: HJM 4005, SJM 8004
Federal law compliance, state law updates: SB 5008
Federal liability filing threshold, state tax eliminated for estates below: HB 1411
Stand-alone state estate tax: HB 2302, *ESB 6096, CH 516 (2005), SSB 6096
Stand-alone state estate tax, farm property provisions: *ESHB 2314, CH 514 (2005)
Washington state pick-up credit for federal and state transfer taxes: HB 2841, HB 3306, SB 6309

**TAXES - EXCISE TAX**
Administration revisions: HB 1980, SB 5904
County utilities, tax on engaging in business as a utility: HB 2224
Due dates and assessment penalties, modifications to provide tax relief: *HB 2671, CH 256 (2006), HB 2672, SB 6385, SSB 6385
Fossil fuel production, tax on severance of oil and gas from state lands or waters: SB 3193, HB 3308
Illegal drugs and alcohol, tax on possession of: HB 2448
Impact fees, first-time buyer housing affordability index: HB 1959
Intangible personal property, taxation: SB 6004, SJR 8212
International businesses, incentives for investing in Washington: *SB 5175, CH 135 (2005)
Leasehold, municipal corporation historical property exemption: HB 1239, SB 1239, SB 5154, SSB 5154, *2SSB 5154, CH 170 (2005)
Leasehold, port district property tax exemption: HB 2234
Leasehold, tax exemption for amphitheater entertainment or public areas: HB 1679, *ESHB 2314, CH 514 (2005)
Oil and gas severance and conservation act, taxation of oil and gas production: SB 6748
Real estate, automated system to process: HB 1240, SHB 1240, *2SHB 1240, CH 480 (2005), SB 5281, SSB 5281
Real estate, city and county parks and recreational facilities funding: SB 5630, SSB 5630
Real estate, county tax to fund geographic information system: HB 2010
Real estate, disclosure: *HB 1315, CH 326 (2005)
Real estate, electronic administration: *HB 2879, CH 312 (2006), SB 6577
Real estate, exemption for certain farm and agricultural land: HB 1801, SHB 1801
Real estate, gas turbine electrical generation facilities: HB 1013
Real estate, gas turbine electrical generation facilities additional tax: HB 1293, SHB 1293
Real estate, local government use of revenues: HB 2063, HB 3091
Real estate, local option taxes in lieu of impact fees: SHB 2196
Real estate, portion of proceeds to be dedicated to general fund: *HB 2170, CH 486 (2005)
Real estate, tax exemption for home sales resulting from military relocation orders: HB 2439, SHB 2439
Real estate, tax incentives for nonprofit organizations who provide low-income housing: SB 5183, SSB 5183
Real estate, water rights transfers: SB 5027, SSB 5027
Renewable resource facilities, leasehold tax incentives for electricity generation using renewable resources: HB 3131
Toxic shot, taxation to fund wild swan recovery account: HB 2211

**TAXES - GAMBLING TAX**
Bingo, exemption for charitable or nonprofit organizations: HB 3285
Bingo, tax exemption for nonprofit operations: HB 3191
House-banked card rooms, taxation: ESSB 5287
Punch boards and pull tabs, taxation: HB 3176, SB 6889

**TAXES - GENERAL**
Alternative minimum tax, repeal: HJM 4014
Aluminum smelters, tax relief extension: *HB 2348, CH 182 (2006)
Excise tax relief, due dates and assessment penalties: *HB 2671, CH 256 (2006), HB 2672, SB 6385, SSB 6385
Low-income housing, tax credits for persons who make financial contributions to assistance programs: SB 6559
Monetary offerings for revenue enhancement account (MORE), citizen voluntary contributions: HB 2240
Outdated and unused tax preferences, repeal: HB 1299, *SHB 1299, CH 443 (2005)
Sports and entertainment admission charge tax to fund parks and outdoor recreation: HB 2180
Tax application and administration simplified: SB 6237
Tax expenditure limit: HB 1095
Tax expenditure report: HB 1096
Tax incentive programs, streamlining provisions: HB 2772, SB 6764
Tax incentives enacted during 2003-05 biennium, consistency improvements: HB 1734, SB 5863, SSB 5863
Tax incentives, annual survey requirements: HB 1094, SHB 1094
Tax increases, supermajority legislative vote to pass: HB 1836, HJR 4209, HJR 4218
Tax preferences, citizen commission for performance measurement: *EHB 1069, CH 197 (2006)
Tax preferences, elimination or restriction for the purpose of raising revenue: HB 2313
Tax preferences, joint legislative audit and review committee annual review: SB 5416
Tax refund anticipation loan act: HB 1251, ESHB 1251, SB 5692, *SSB 5692, CH 471 (2005), SB 5796
Technical modifications to tax statutes: SSB 6237
Unearned income, tax on: HB 2318

**TAXES - HOTEL/MOTEL TAX** (See **TAXES - LODGING TAX**)

**TAXES - INCOME TAX**
Nonresident income tax freedom act: HJM 4022, SJM 8022
State tax: SB 5991, SB 6074, SJR 8211

**TAXES - LEASEHOLD EXCISE TAX** (See **TAXES - EXCISE TAX**)

**TAXES - LITTER TAX**
Food consumed in area contiguous to seller's place of business, exemption: HB 1887, *SHB 1887, CH 289 (2005)

**TAXES - LOCAL OPTION TRANSPORTATION TAXES**
Household and business excise taxes and special assessments on property: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)
Motor vehicle fee: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)

**TAXES - LODGING TAX**
Agricultural promotion, tax to fund facilities: HB 1796, HB 2365, SB 5776, SSB 5776, SB 6170
Nature-based tourism, tax to fund: 2SSB 5005

**TAXES - MOTOR VEHICLE EXCISE TAX**
Locally imposed taxes, uniform administration: SB 6247, *SSB 6247, CH 318 (2006)
Valuation schedule: HB 3202

**TAXES - MOTOR VEHICLE FUEL TAX**
Administration of taxes, revisions: HB 3240, SB 6785, SSB 6785
Handling loss deduction: SB 5163
Indian tribes, tax contracts between state and tribes: SB 6869
Payment date, paying by electronic funds transfer: SB 5058, *SSB 5058, CH 260 (2005)
Refunds, application period: SB 6857
Statewide revenue distribution, cities and towns: HB 2035, SB 5969, *SSB 5969, CH 89 (2005)
Transportation benefit districts, taxes to fund district projects: SB 5177, *SSB 5177, CH 336 (2005) PV
Transportation funding, tax increase: HB 2312, SHB 2312, SB 6103, *ESSB 6103, CH 314 (2005)
Transportation funding, tax increase for joint state and local projects: SB 6083

**TAXES - PETROLEUM PRODUCTS TAX**
Taxation provisions modified: SB 6088

**TAXES - PROPERTY TAX**
Abatements, property destroyed by natural disasters: HB 1502, *SHB 1502, CH 56 (2005), SB 5026
Actions lowering property value, compensation from counties: HB 1165, SB 5671
Alternative fuels, tax exemptions: HB 1646, SHB 1646, HB 1826
Assessments, deferral of large assessments: SB 6751
Assessments, reduction for property with land use limitations due to government activity: HB 1163, SB 5548
Binding site plan, advance property tax payments eliminated: HB 2837
Biodiesel, tax exemption for land used to grow crops: SB 6424, SSB 6424
Biotechnology, tax exemption: HB 1870
Cemetery districts, multiyear excess levies: SB 5214, SJR 8204
Churches, tax exemption: HB 1855, SB 5819
Churches, tax exemption for production of church directories: SB 6081
Clarification of statutes: HB 1846, SHB 1846, SB 5845, SSB 5845
Comprehensive cancer center, tax exemption: HB 1376, *ESHB 2314, CH 514 (2005), SB 5398
County assessor annual report, department of revenue: SB 5299
Current use valuation application process for open space, agricultural, or timberlands: HB 1897
Delinquencies, waiver of interest and penalties: SB 6335
Exemptions, property declined in value due to shorelines or growth management regulation: HB 2936
Exemptions, six-year review: HB 1501, SB 5032
Exemptions, veterans with disabilities: *HB 1019, CH 248 (2005), HB 2127, HB 2432, SHB 2432, HB 2784, SB 6835
Farm and agricultural land, open space program taxation: *HB 1554, CH 57 (2005), SB 5465
Fire protection districts, levies: HB 1106, *SB 5136, CH 122 (2005)
Forest and timber lands, provisions: SB 6249
Head of family, tax exemption increase: HB 3164, *SHB 3164, CH 281 (2006)
Historic property, exemption: SB 5298, SSB 5298
Homesteads, exemption: SJR 8221
Increases, deferral of large increases: SB 6752
Inflationary adjustment, limitation provisions: SB 5028
Levies, annexation capital facilities districts: HB 3262
Levies, fire protection district levy lid lifts: HB 2721
Levies, local government voter-approved tax levy modifications: HB 1610, SB 5573
Levies, multiyear excess levies for schools: HB 1578
Levies, public hospital districts: SB 5700
Levies, regional fire protection service authorities: SB 5601
Levies, voter-approved regular levies for school employee cost-of-living salary supplements: HB 1484, SHB 1484, E2SHB 1484, E3SHB 1484, SB 5786
Levies, voter-approved tax levy modifications: HB 1446, SHB 1446, HB 1465, HJR 4206, HJR 4225, SB 5333, SSB 5333, 2SSB 5333, SB 5769, SJR 8223
Local government estimates, date for submitting to counties: *HB 1048, CH 52 (2005)
Mobile homes, conditional cancellation of delinquent taxes: HB 2719
Multi-unit dwellings in urban centers, population density provisions for tax incentive: SB 6588, SB 6626
Nonprofit entities, exemption criteria: HB 1510, *SHB 1510, CH 305 (2006), *SB 6280, CH 319 (2006), SB 6370
Nonprofit schools and colleges, exemption: HB 2804, *SHB 2804, CH 226 (2006), SB 6564
Oil and gas reserve and leases, tax exemption: SB 6748
Omitted property, listing and assessment provisions: HB 2130
Open space plan and public benefit rating system, voluntary buffers and native vegetation: HB 1637, SHB 1637, SB 5620, *ESSB 5620, CH 310 (2005)
Open space program, additional tax, interest, and penalty provisions: HB 2850, ESHB 2850
Open space program, tax assessments when removed from program classification: HB 1983
Port located businesses, tax exemptions: HB 2234
Relief, exemption for portion of tax: HB 1744
Religious organizations, tax exemption: HB 1855, SB 5819
School levies, increased maximum for financial emergencies: HB 2291, SB 5958
School levies, levy base calendar: HB 2812, *SHB 2812, CH 119 (2006), SB 6438, SSB 6438
School levies, maximum percentage and local effort assistance allocations increased: HB 2213
School levies, multiyear excess levies: HB 1578
School levies, simple majority of voters voting: HJR 4205, SHJR 4205, SB 5144, SJR 8202, SSJR 8202
School levies, voter-approved regular levies for cost-of-living salary supplements: HB 1484, SHB 1484, E2SHB 1484, E3SHB 1484, SB 5786
Small business incubator program property tax exemption: HB 1802, SHB 1802, 2SHB 1802, HB 1973, SB 5756, SSB 5756
Solar energy systems, tax incentives for manufacture of: HB 1760, SB 5111, SSB 5111, *E2SSB 5111, CH 301 (2005), ESB 6129
Special districts, valuation of land for monetary assessments: *HB 1555, CH 181 (2005), SB 6760
Student achievement funds, state property tax distributions to: HB 3273
Surviving spouse of fallen emergency responder, tax exemption: HB 1377
Timber purchase reporting requirements: HB 2957
Valuation, base years: HJR 4225, SJR 8218, SJR 8223
Widows and widowers of veterans, tax relief: HB 1509, *SHB 1509, CH 253 (2005), SB 5443

TAXES - PUBLIC UTILITY TAX
Customer assistance tax credit, temporary increase on statewide cap: *HB 2644, CH 213 (2006), SB 6379
Employee training programs through community or vocational colleges, employer tax credits: HB 2032, SB 5918
Farmers, tax exemption for services provided to: SSB 6542, 2SSB 6542
Gas distribution businesses, tax credit: HB 2645, SHB 2645, 2SHB 2645, SB 6380
Light and power businesses, tax credit for contributions made to special needs transportation fund: SB 6779, SSB 6779
Light and power businesses, tax credit for purchase or generation of renewable resource: SSB 5659
Light and power businesses, utility tax provisions modified: HB 2609
Math and science technology student employees, tax credits for employers: HB 3173, SB 6293
Maximum tax rate applied to gross receipts: HB 2953, SB 6250
Paper manufacturers, tax exemption: HB 1121
Port located businesses, tax exemptions: HB 2234
Public transit services, fees and charges exempted from taxes: *SB 6826, CH 336 (2006)
Renewable energy, tax incentive for customer-generated electricity system: HB 1761, SB 5101, *SSB 5101, CH 300 (2005), ESB 6129
Renewable resource facilities, tax incentives for electricity generation using renewable resources: HB 3131
Telework, tax incentives for employers: SB 5024, SSB 5024

TAXES - REAL ESTATE EXCISE TAX (See TAXES - EXCISE TAX)

TAXES - SALES TAX
Agricultural burning of cereal grains and grass seeds, tax exemptions: HB 1664, SHB 1664, SB 5663, SSB 5663, *2SSB 5663, CH 420 (2005)
Alcoholic beverages, additional retail tax: *ESHB 2314, CH 514 (2005), SB 6100, SSB 6100
Alternative and clean fuel vehicles and conversion equipment, tax exemptions for purchase: SB 5916
Alternative fuels, school transportation services tax exemptions: HB 1645, SHB 1645
Alternative fuels, tax exemptions: HB 1646, SHB 1646, HB 1826, HB 2663
Alternative fuels, tax exemptions for modifications to vehicles: SB 6298, SB 6516, SSB 6516
Aluminum smelters, tax relief extension: *HB 2348, CH 182 (2006)
Biodiesel and qualified hydropower, tax exemptions for generation of electricity: SB 6503
Biotechnology and medical devices, tax deferrals: HB 2640, *SHB 2640, CH 178 (2006), SB 6462
Biotechnology, tax exemption: HB 1870
Boats, exemption for vessels purchased by nonresidents: HB 3077, SB 6500, SSB 6500
Candy, tax: SB 5973
Canned salmon, tax exemption: HB 2580
Chiropractors, tax exemption for sales of supplements to patients: SB 6698
Clean fuel sales and use tax exemptions, effective and expiration dates: HB 2847
Commercial airplanes, tax exemption for development: HB 1940, *HB 2466, CH 177 (2006), HB 2639, SB 5864, SB 6329, SB 6604, SSB 6604, 2SSB 6604
Commercial fuel users, sales and use tax exemption for diesel fuel: HB 2928
Conversion of landfill methane gas to useable fuel, tax incentives: SB 6524, SSB 6524, HB 2639, SB 5864, SB 6329, SB 6604, SSB 6604, 2SSB 6604
Cosmetic medical services, tax proceeds deposited into health services account: HB 2307, SB 5451, SSB 5451, 2SSB 5451
Dairy products, excise taxation provisions: *EHB 3159, CH 354 (2006) PV, SB 6704
Delivery charges for direct mail, tax exemption: HB 1785, *ESHB 2314, CH 514 (2005)
Diesel fuel used by loggers and timber growers, sales and use tax exemption: HB 2963
Dietary supplements, tax exemption: SB 5255
Extended warranties, sales and use tax exemption: HB 2868, SB 6773
Facilities financed with voter-approved bonds, exemption for construction or modifying: HB 1874
Farmers, tax exemption for dyed special fuel used by: SB 6393
Farmers, tax exemption for fuel used by: *HB 2424, CH 7 (2006), SB 6148
First-time home buyer sales and use tax exemption on construction labor and services: HB 3210
Fish caught at private fishing facility, tax exemption: HB 2145
Fruit and vegetable processing and storage, tax deferral: HB 2221, *ESHB 2221, CH 513 (2005), HB 3083, SB 5447
Gas turbine electrical generation facilities, tax exemption: HB 1293, SHB 1293
Hands-free wireless communications devices, tax exemptions: HB 3061
Harvesters, sales and use tax exemption for fuel used in cutting timber: SB 6394
Historic automobile museum, tax deferrals: HB 2134, *ESHB 2314, CH 514 (2005), SB 5990
Home medical equipment, tax exemptions: HB 2047, SB 6300, SB 6784
Hybrid technology vehicles and conversion equipment, tax exemptions for purchase: SB 5916
Hybrid technology vehicles, tax exemptions for purchase: SSB 5916, *2SSB 5916, CH 296 (2005)
Initiation fees and dues, tax exemptions eliminated: HB 1529
Insurance premium taxes: HB 2880, *SHB 2880, CH 278 (2006), SB 6578, SSB 6578
Internet, tax exemption for sale of services: HB 2631
Investment projects in rural counties, tax deferrals for small business manufacturing facilities: HB 1574
Light and power businesses, tax exemption for machinery and equipment: SB 5508
Liquor, additional retail tax: *ESHB 2314, CH 514 (2005), SB 6100, SSB 6100
Livestock nutrient management, tax exemption: HB 2116, SHB 2116, SB 5960, SSB 5960
Livestock nutrient management, tax exemptions for handling and processing manure: HB 3222, *ESHB 3222, CH 151 (2006)
Livestock, tax exemption for feed: SB 5716
Local government, exemption: HB 2504
Local sales and use tax funding for public stadium, convention, arts, and tourism facilities: HB 3233, SB 6849
Local sales and use taxes, concurrent taxing jurisdictions of tribal municipalities and the state: HB 1721
Local sales and use, authorized use of funds: HB 2988, SB 6789, SSB 6789
Local sales and use, basketball arena funding: HB 2209, SB 6065
Local sales and use, credited against state tax and used to provide services to annexed areas: SB 6686, *SSB 6686, CH 361 (2006)
Local sales and use, funding for Lake Washington bridge viaduct project: SB 6040
Local sales and use, hospital benefit zones: HB 2670, *SHB 2670, CH 111 (2006)
Local sales and use, proceed distribution: HB 1155, SB 5882
Local sales and use, special stadium sales and use tax imposed on food and beverages: HB 3251
Local sales and use, transit agency motor vehicle excise tax exemption for indigent persons: SB 6583
Lodging business amenities, tax exemption: SB 6796
Low-cost housing for low-income buyers, tax exemption: 2SSB 5183
Low-cost housing for low-income buyers, tax incentives for nonprofit organizations: SB 5183, SSB 5183
Low-income persons tax remittance: HB 1667
Mainline railway, tax exemptions: HB 2234
Medical and mobility enhancing equipment, tax exemption: HB 2756, SB 6784
Motion picture and video production services, tax provisions: SB 6557, SSB 6557, 2SSB 6557
Motor vehicle and special fuel, exemption for state ferries: HB 1948, SB 5402
Motor vehicles, tax exemptions for trading in old vehicles: HB 2768
Motorcycles and off-road vehicles, exemption for purchases made by nonresidents: HB 2040
Natural gas vehicle fueling or refueling appliances and accessories, tax exemption: HB 1647, SHB 1647
Nonresidents, exemptions and remittances: HB 2114, SB 5498, SB 6021
Paper manufacturers, tax relief for investment related to pressurized steam pulp washing technology: HB 2770
Parking and business improvement areas, tax exemptions for administrative costs: HB 2106, SB 5999, *SSB 5999, CH 476 (2005)
Physical fitness services, taxation: HB 3062, SB 5066, SB 5824, SB 6757
Police and fire equipment, tax exemption: HB 2736
Port located businesses, tax exemptions: HB 2234
Postage costs for mailing or printing businesses, tax deductions: HB 1572
Poultry, tax exemption for feed: SB 5716
Professional employer organizations, taxation: HB 3059, SHB 3059, SB 6671, *SSB 6671, CH 301 (2006)
Qualified hydropower, tax exemptions for generation of electricity: SB 6503
Rebates, tax exemption: SB 5409
Recovered wood waste boiler equipment, tax exemption: HB 3114
Renewable resource facilities, tax incentives for electricity generation using renewable resources: HB 3131
Retail sale, definition regarding tangible personal property and services for tax purposes: HB 3047
Road, highway, and bridge construction tax exemption: HB 1865, ESHB 1865, SB 6640
Seafood, excise taxation: *EHB 3159, CH 354 (2006) PV
Seeds, tax exemptions for construction of facilities for conditioning of vegetable seeds: SB 5543
Seeds, tax exemptions for facilities used in conditioning of vegetable seeds: HB 1523, *SHB 1523, CH 142 (2006)
Self-service laundry facilities excluded from definition of retail sale: HB 1609, *ESHB 2314, CH 514 (2005), SB 5911
Semiconductor materials, tax incentives to support semiconductor cluster: HB 3190, *SB 3190, CH 84 (2006), SB 6812
Smart grid energy technologies, certification and tax incentives: SB 6879
Solar energy systems, tax incentives for manufacture of: HB 1760, SB 5111, SS 5111, *E2SSB 5111, CH 301 (2005), ES 6129
Solar hot water equipment, sales and use tax exemptions: *2SHB 2799, CH 218 (2006)
Solar hot water equipment, tax exemption: HB 2799, SHB 2799
State government, exemption: HB 2504
State park facilities, tax to fund: SB 6031
State revenues shared with local government: HB 1762
Streamlined sales and use tax agreements, conforming tax structure to agreements: HB 2235, HB 2806, SB 5908, SB 6594, SSB 6594
Streamlined sales and use tax agreements, conforming tax structure to portions not implemented: HB 2273, SB 5622
Tacoma Narrows bridge project tax exemptions: HB 1865, ESHB 1865
Telecommunications, tax exemption for sale of services: HB 2631
Temporary staffing services, taxation: HB 1255, SB 5218
Textbooks, sales and use tax exemptions: HB 3034
Theft, credit for sale proceeds lost due to: HB 2459
Timber mills designated as forest products operations of statewide significance, tax exemption: HB 3290
Toxic shot, taxation to fund wild swan recovery account: HB 2211
Trail grooming, tax exemption for services on state-owned lands: SB 6077
Trail grooming, tax exemption for services on state-owned or privately-owned lands: HB 2646, SHB 2646
Trail maintenance and construction services, tax exemptions for nonprofit organizations: HB 1975, SHB 1975
Transportation benefit districts, taxes to fund district projects: SB 5177, *SSB 5177, CH 336 (2005) PV
Touans, tax exemption for privately produced: HB 2147, SB 6000
Truck stops, tax exemption to enhance air quality through stand-alone electrification systems: SB 6512, *SSB 6512, CH 323 (2006)
Tsunami resistant structures, tax incentives for construction of: HB 1022, SHB 1022
Vending machines, tax repealed: SB 5778
Vessels, exemption for vessels purchased by nonresidents: HB 3077, SB 6500, SSB 6500
Warranties, taxation: *ESHB 2314, CH 514 (2005), SB 6100
Wood biomass fuel, definition: SB 6191

**TAXES - SPECIAL FUEL TAX**

Administration of taxes, revisions: HB 3240, SB 6785, SSB 6785
Alternative fuels, school transportation services tax exemptions: HB 1645, SHB 1645
Alternative fuels, tax exemptions: HB 2663
Ferries, exemption for state ferries: HB 1948, SB 5402
Indian tribes, tax contracts between state and tribes: SB 6869
Payment date, paying by electronic funds transfer: SB 5058, *SSB 5058, CH 260 (2005)
Refunds, application period: SB 6857
Regional transit authorities, tax exemption: HB 2591, SHB 2591
Transportation funding, tax increase: HB 2312, SHB 2312, SB 6103, *ESSB 6103, CH 314 (2005)
Transportation funding, tax increase for joint state and local projects: SB 6083

TAXES - SYRUP TAX
Syrup sales, business and occupation tax credit: HB 1619, HB 2758, SHB 2758, SB 5604, SB 6533, *SSB 6533, CH 245 (2006)

TAXES - TIMBER EXCISE TAX (See TAXES - EXCISE TAX)

TAXES - TOBACCO PRODUCTS TAX
Retailers, tax credit for products transferred and used outside the state: SB 6051
Tax rate increase: HB 2303, *SB 6097, CH 180 (2005)

TAXES - USE TAX
Agricultural burning of cereal grains and grass seeds, tax exemptions: HB 1664, SHB 1664, SB 5663, SSB 5663, *2SSB 5663, CH 420 (2005)
Alternative and clean fuel vehicles and conversion equipment, tax exemptions for purchase: SB 5916
Alternative fuels, school transportation services tax exemptions: HB 1645, SHB 1645
Alternative fuels, tax exemptions: HB 1646, SHB 1646, HB 1826, HB 2663
Alternative fuels, tax exemptions for modifications to vehicles: SB 6298, SB 6516, SSB 6516
Aluminum smelters, tax relief extension: *HB 2348, CH 182 (2006)
Biodiesel and qualified hydropower, tax exemptions for generation of electricity: SB 6503
Biotechnology and medical devices, tax deferrals: HB 2640, *SHB 2640, CH 178 (2006), SB 6462
Biotechnology, tax exemption: HB 1870
Boats, exemption for vessels purchased by nonresidents: SSB 6500
Candy, tax: SB 5973
Canned salmon, tax exemption: HB 2580
Chiropractors, tax exemption for sales of supplements to patients: SB 6698
Clean fuel sales and use tax exemptions, effective and expiration dates: HB 2847
Commercial airplanes, tax exemption for development: HB 1940, *HB 2466, CH 177 (2006), HB 2639, SB 5864, SB 6329, SB 6604, SSB 6604, 2SSB 6604
Commercial fuel users, sales and use tax exemption for diesel fuel: HB 2928
Conversion of landfill methane gas to useable fuel, tax incentives: SB 6524, SSB 6524
Cosmetic medical services, tax proceeds deposited into health services account: HB 2307, SB 5451, SSB 5451, 2SSB 5451
Credit unions, tax exemption when merging into a state charter: *HB 2364, CH 11 (2006), SB 6132
Dairy products, excise taxation provisions: *EHB 3159, CH 354 (2006) PV, SB 6704
Delivery charges for direct mail, tax exemption: HB 1785, *ESHB 2314, CH 514 (2005)
Diesel fuel used by loggers and timber growers, sales and use tax exemption: HB 2963
Dietary supplements, tax exemption: SB 5255
Extended warranties, sales and use tax exemptions: HB 2868, SB 6773
Facilities financed with voter-approved bonds, exemption for construction or modifying: HB 1874
Farmers, tax exemption for dyed special fuel used by: SB 6393
Farmers, tax exemption for fuel used by: *HB 2424, CH 7 (2006), SB 6148
First-time home buyer sales and use tax exemption on construction labor and services: HB 3210
Fruit and vegetable processing and storage, tax deferral: HB 2221, *ESHB 2221, CH 513 (2005), HB 3083, SB 5447
Gas turbine electrical generation facilities, tax exemption: HB 1293, SHB 1293
Hands-free wireless communications devices, tax exemptions: HB 3061
Harvesters, sales and use tax exemptions for fuel used in cutting timber: SB 6394
Historic automobile museum, tax deferrals: HB 2134, *ESHB 2314, CH 514 (2005), SB 5990
Home medical equipment, tax exemptions: HB 2047, SB 6300, SB 6784
Hybrid technology vehicles and conversion equipment, tax exemptions for purchase: SB 5916
Hybrid technology vehicles, tax exemptions for purchase: SSB 5916, *2SSB 5916, CH 296 (2005)
Initiation fees and dues, tax exemptions eliminated: HB 1529
Insurance premium taxes: HB 2880, *SHB 2880, CH 278 (2006), SB 6578, SSB 6578
Investment projects in rural counties, tax deferrals for small business manufacturing facilities: HB 1574
Light and power businesses, tax exemption for machinery and equipment: SB 5508
Livestock nutrient management, tax exemption: SHB 2116, SB 5960, SSB 5960
Livestock nutrient management, tax exemptions for handling and processing manure: HB 3222, *ESHB 3222, CH 151 (2006)
Livestock, tax exemption for feed: SB 5716
Local government, exemption: HB 2504
Local sales and use tax funding for public stadium, convention, arts, and tourism facilities: HB 3233, SB 6849
Local sales and use taxes, concurrent taxing jurisdictions of tribal municipalities and the state: HB 1721
Local sales and use, authorized use of funds: HB 2988, SB 6789, SSB 6789
Local sales and use, basketball arena funding: HB 2209, SB 6065
Local sales and use, credited against state tax and used to provide services to annexed areas: SB 6686, *SSB 6686, CH 361 (2006)
Local sales and use, funding for Lake Washington bridge viaduct project: SB 6040
Local sales and use, hospital benefit zones: HB 2670, *SHB 2670, CH 111 (2006)
Local sales and use, proceed distribution: HB 1155, SB 5882
Local sales and use, special stadium sales and use imposed on food and beverages: HB 3251
Local sales and use, transit agency motor vehicle excise tax exemption for indigent persons: SB 6583
Lodging business amenities, tax exemption: SB 6796
Low-cost housing for low-income buyers, tax exemption: 2SSB 5183
Low-cost housing for low-income buyers, tax incentives for nonprofit organizations: SB 5183, SSB 5183
Mainline railway, tax exemptions: HB 2234
Medical and mobility enhancing equipment, tax exemption: HB 2756, SB 6784
Motor vehicle and special fuel, exemption for state ferries: HB 1948, SB 5402
Motor vehicles, additional rate: SB 5790, SSB 5790
Motor vehicles, sales between private parties: HB 2638, SB 6673
Motor vehicles, tax exemptions for trading in old vehicles: HB 2768
Natural gas vehicle fueling or refueling appliances and accessories, tax exemption: HB 1647, SHB 1647
Nonresidents, exemptions and remittances: SB 5498
Paper manufacturers, tax exemption: HB 1121
Paper manufacturers, tax relief for investment related to pressurized steam pulp washing technology: HB 2770
Parking and business improvement areas, tax exemptions for administrative costs: HB 2106, SB 5999, *SSB 5999, CH 476 (2005)
Port located businesses, tax exemptions: HB 2234
Postage costs for mailing or printing businesses, tax deductions: HB 1572
Poultry, tax exemption for feed: SB 5716
Professional employer organizations, taxation: HB 3059, SHB 3059, SB 6671, *SSB 6671, CH 301 (2006)
Qualified hydropower, tax exemptions for generation of electricity: SSB 6503
Rebates, tax exemption: SB 5409
Recovered wood waste boiler equipment, tax exemption: HB 3114
Renewable resource facilities, tax incentives for electricity generation using renewable resources: HB 3131
Road, highway, and bridge construction tax exemption: HB 1865, ESHB 1865, SB 6640
Seafood, excise taxation: *EHB 3159, CH 354 (2006) PV
Seeds, tax exemptions for construction of facilities for conditioning of vegetable seeds: HB 1523, *SHB 1523, CH 142 (2006), SB 5543
Self-service laundry facilities excluded from definition of retail sale: HB 1609, *ESHB 2314, CH 514 (2005), SB 5911
Semiconductor materials, tax incentives to support semiconductor cluster: HB 3190, *SHB 3190, CH 84 (2006), SB 6812
Smart grid energy technologies, certification and tax incentives: SB 6879
Solar energy systems, tax incentives for manufacture of: HB 1760, SB 5111, SSB 5111, *E2SSB 5111, CH 301 (2005), ESB 6129
Solar hot water equipment, sales and use tax exemptions: *2SSB 2799, CH 218 (2006)
State government, exemption: HB 2504
State park facilities, tax to fund: SB 6031
State revenues shared with local government: HB 1762
Streamlined sales and use tax agreements, conforming tax structure to agreements: HB 2235, HB 2806, SB 5908, SB 6594, SSB 6594
Streamlined sales and use tax agreements, conforming tax structure to portions not implemented: HB 2273, SB 5622
Tacoma Narrows bridge project tax exemptions: HB 1865, ESHB 1865
Tangible personal property, nonresident exemption for goods purchased outside the state: HB 2129
Textbooks, sales and use tax exemptions: HB 3034
Theft, credit for sale proceeds lost due to: HB 2459
Timber mills designated as forest products operations of statewide significance, tax exemption: HB 3290
Trail maintenance and construction services, tax exemptions for nonprofit organizations: SHB 1975
Transportation benefit districts, taxes to fund district projects: SB 5177, *SSB 5177, CH 336 (2005) PV
Tsunami resistant structures, tax incentives for construction of: HB 1022, SHB 1022
Vessels, exemption for vessels purchased by nonresidents: SSB 6500
Warranties, taxation: *ESHB 2314, CH 514 (2005), SB 6100

TAXING DISTRICTS (See SPECIAL DISTRICTS)

TEACHERS (See also SCHOOLS AND SCHOOL DISTRICTS)
Advanced education in specific content area, replacement for professional certification mandate: HB 2731
Appeals, time limitation and provisions: SB 6805
Bilingual and special education, demonstration project to recruit classified public school employees: SB 6171, SSB 6171
Certification, basic skills test: HB 1764
Collective bargaining, dispute resolution process: HB 2076
Deaf, certification endorsement for teachers of: *SHB 1893, CH 493 (2005)
Deaf, certification requirements for teachers of: HB 1893
Deaf, grants to develop training programs for teachers of: HB 1122
Educational credits used for salary increases: SB 5634
High market demand jobs, salary bonus: SB 6311
Higher education tuition and fee waivers: HB 1965
Highly qualified teachers, standards: HB 2505
Housing allowances: SB 5932
Interruptive military service credit: *HB 1325, CH 64 (2005), SB 5261
Leave, transfer of accrued leave: HB 2891
National board standards, salary bonus for maintaining certification: HB 2045, SHB 2045, SB 6184
National board standards, zero interest loans to obtain certification: SB 6272
Pornography, possession on school grounds: SB 5677
Professional certification, bonus for new teachers: SHB 1965
Professional certification, bonus for teachers: HB 2729
Retention in small and rural districts, study: HB 3215
Retirement, additional service credit one time purchase: *HB 2690, CH 214 (2006), SB 6457
Retirement, funding of plan 1 unfunded actuarial accrued liability: SB 6085
Retirement, insurance plans and contracts for separated plan 2 members: HB 1520, SB 5520
Retirement, irrevocable elections effecting allowances: SB 5866
Retirement, optional membership and distributions of allowances: HB 2692, SB 6456
Retirement, plan 1 age and retirement requirements for receipt of annual increase amount: HB 2686, SB 6454
Retirement, plan 1 and 2 service credit for service in another state or federal government: HB 2680, *ESHB 2680, CH 257 (2006), SB 6458
Retirement, plan 1 and 3 funding of unfunded actuarial accrued liability: SB 6847
Retirement, plan 1 annualizing of salaries when calculating average final compensation: *HB 1321, CH 23 (2005), SB 5324
Retirement, plan 1 funding of unfunded actuarial accrued liability: HB 2683, HB 2909, SB 6451, SB 6896, *ESSB 6896, CH 56 (2006)
Retirement, plan 1 military service credit: HB 1843, SB 5695
Retirement, plan 1 one thousand dollar minimum monthly benefit: HB 2687, *SB 6453, CH 244 (2006)
Retirement, plan 1 postretirement employment restrictions: HB 2689, SHB 2689, SB 5286, SSB 5286, SB 5792, SB 6448
Retirement, plan 1 unfunded liabilities stabilization accounts: HB 3063, SB 6893
Retirement, plan 2 and 3 additional service credit purchase when qualified for early retirement: *HB 1327, CH 65 (2005), SB 5512
Retirement, plan 2 and 3 service credit for work in another state: HB 1322, SB 5489
Retirement, plan 2 and 3 unreduced benefits: HB 2679, SB 6445
Retirement, plan 2 military service credit: HB 1522, SB 5521
Retirement, plan 3 vesting after five years: HB 1320, SHB 1320, HB 2684, *SHB 2684, CH 33 (2006), SB 5517, SB 6450
Retirement, postretirement employment sixty percent cap: SB 6127
Retirement, rehire restrictions: HB 1326, SHB 1326, SB 5244
Retirement, replacement of gain-sharing provisions: HB 3183, SSB 6795
Retirement, separation from state elective office: HB 1318
Retirement, terminally ill members allowed to remove themselves from plan: HB 1634, SHB 1634, SB 5497, *SSB 5497, CH 131 (2005)
Salaries, bonus for maintaining national board standards certification: HB 2045, SHB 2045, SB 6184
Sex offenses, notice regarding conviction or guilty plea: *HB 2058, CH 237 (2005)
Strikes by educational employees, violations and penalties: HB 2808
Students with learning differences, ability to teach: SB 5664, *SSB 5664, CH 393 (2005)
Substitute, contracts: HB 2446, *SHB 2446, CH 121 (2006), SB 6149, SSB 6149
Teach math-science program: HB 2989, SHB 2989

TECHNICAL COLLEGES (See COMMUNITY AND TECHNICAL COLLEGES)

TECHNOLOGICAL EDUCATION (See VOCATIONAL EDUCATION)

TECHNOLOGY (See also BIOTECHNOLOGY)

Applied baccalaureate degree pilot projects for degrees in applied science and technology: HB 1794, SHB 1794, *E2SHB 1794, CH 258 (2005), HB 1962, SB 5867, SSB 5867
Federal small business innovation research program, technology center proposal review process: SB 5902, *SSB 5902, CH 357 (2005)

Health care information technology, business and occupation tax credit: HB 2554
High technology business and occupation tax credit: HB 1693, HB 1723, *E2SHB 2314, CH 514 (2005), HB 2869, SB 5639, SB 5673, SSB 5673, SB 5697, SB 6774
High technology, consistency improvements for tax incentives: HB 1734, SB 5863, SSB 5863
Higher education, emphasis for enrollment and degrees relating to: HB 2817, *SHB 2817, CH 180 (2006)
Higher education, priority for enrollment and degrees relating to: SB 6697, SSB 6697
Math and science technology student employees, tax credits for employers: HB 3173, SB 6293
Pharmaceutical manufacturing, high-technology tax incentives disallowed: HB 1884
Radio frequency identification technology task force and study: HB 3125
Royalties on copyrights and patents, business and occupation tax exemption: SB 5640, SSB 5640
State information technology projects: HB 2601, SHB 2601
State university research, ethical transfer of technology: HB 1806, *SHB 1806, CH 106 (2005), SB 5811, SSB 5811
Streamlining state's technology efforts through centralizing technology missions: HB 3116
Task force on telecommunications and information technology: HB 2161
Technical assistance, statewide procurement of: HB 2371

TELECOMMUNICATIONS (See also TELEPHONES)

Automatic dialing and announcing devices, restrictions and penalties: SB 6814
Cell phone numbers, disclosure protections: HB 1185, *SHB 1185, CH 322 (2005)
Companies, billing practices: HB 2798
Federal excise tax on communications, repeal: SJM 8002
Hands-free wireless communications devices, tax exemptions: HB 3061
Interoperability committee, purchase of state and local wireless radio communications systems: HB 2715, *SHB 2715, CH 76 (2006), SB 6431, SSB 6431
Privacy protection for customers, customer proprietary network information: HB 3208
Sales tax exemption for sale of services: HB 2631
Service extension requests, guidelines for review: HB 3151
Task force on telecommunications and information technology: HB 2161
Telephone numbers, unauthorized sale of telephone records: SHB 3208, *ESSB 6776, CH 193 (2006)

TELEPHONE SOLICITATION (See TELEPHONES)

TELEPHONES (See also TELECOMMUNICATIONS)
Automatic dialing and announcing devices, restrictions and penalties: SB 6814
Child's conversations and communications, parental rights to monitor: HB 1178, SHB 1178, SB 5081, SSB 5081
Federal excise tax on communications, repeal: SJM 8002
Privacy protection for customers, customer proprietary network information: HB 3208
Task force on telecommunications and information technology: HB 2161
Unsolicited facsimiles, penalties: HB 3172

TELEVISION (See also NEWS MEDIA)
Task force on telecommunications and information technology: HB 2161

TELEWORK
Enhancement funding board: SB 5063, SSB 5063, 2SSB 5063
Tax incentives for employers: SB 5024, SSB 5024

TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (See PUBLIC ASSISTANCE)

TERM LIMITS (See ELECTIONS; PUBLIC OFFICERS AND EMPLOYEES)

TERRORISM
Animal and natural resource facilities, penalties for terrorist acts against: SB 5314
Unattended service stations, protection from terrorist attacks: HB 2436
USA patriot act: HJM 4006, SJM 8020

THEATERS
Amphitheaters, leasehold excise tax exemption of entertainment or public areas: HB 1679, *ESHB 2314, CH 514 (2005)

THURSTON COUNTY
District court, additional judge: *HB 1202, CH 91 (2005), SB 5241

TIDELANDS
Construction of bridges and trestles over waterways, city and county rights: HB 1657, *SHB 1657, CH 58 (2005), SB 5437, SSB 5437
State-owned, natural resources department authority to buy and sell: HB 1493, SHB 1493, SB 5271
State-owned, state aquatic reserve system: SB 6068

TIMBER AND TIMBER INDUSTRIES (See also FOREST PRACTICES)
Business and occupation tax incentives for persons who extract, manufacture, or process timber: HB 3286, SB 6874, *SSB 6874, CH 300 (2006)
Christmas tree, state: HB 2470
Christmas trees, grower licensure: SB 6133, SSB 6133
Diesel fuel used by loggers and timber growers, sales and use tax exemption: HB 2963
Forest fire protection assessments, supplemental assessment: SB 6403
Forests products operations of significance, tax incentives and growth management exemptions: HB 1103, SHB 1103
Future of Washington forests review council: HB 1985, SHB 1985, SB 5405, SSB 5405, 2SSB 5405
Garry oak, state oak tree: SB 6277
Harvesters, sales and use tax exemption for fuel used in cutting timber: SB 6394
Loggers and haulers of logs, compensation rates and collective bargaining: HB 3227, SHB 3227
Mills, tax incentives for mills designated as forest products operations of statewide significance: HB 3290
Purchase reporting requirements, property tax provisions: HB 2957
Specialized forest products, exemption for members of American Indian tribe: HB 2749
Specialized forest products, huckleberry provisions: HB 2749, SHB 2749
Specialized forest products, specialty wood for musical instruments or ornamental boxes: HB 1406, *SHB 1406, CH 401 (2005)
Timber land revitalization board, grants and loans: HB 1704, SB 5345, SB 6211, SSB 6211

TIRES
Studded, permit and fee: HB 2187
Waste tire recycling and cleanup, vehicle tire recycling account: HB 1892

TITLE COMPANIES
Agents, guarantee to cover: EHB 1157, *ESB 5045, CH 115 (2005)

TITLE ONLY
Assistance to financially distressed counties: SB 6788
Disclosure of information regarding work done for the state: HB 3160
Educator certification act of 2005: HB 2212
Ferry systems: SB 6108
Fiscal matters: SB 6122
Higher education: HB 2316, SB 6117, SB 6118
Hospital efficiencies act of 2005: HB 2289
Human services: SB 6113, SB 6114
Infrastructure funding: HB 2197
Janitorial services, taxation: HB 2321
K-12 education: SB 6115, SB 6116
Local option real estate excise tax to fund capital projects, expansion of: HB 2196
Local option real estate excise taxes in lieu of impact fees act of 2005, expansion of: HB 2195
Natural resources: SB 6119, SB 6120
Publicly owned multipurpose sports and entertainment facilities, stable source of funding: HB 2280
Retirement: SB 6123, SB 6124
Revenue: SB 6125, SB 6126
Revenue and taxation: HB 2314, HB 2317
Royalties for fossil fuel production: HB 3193
State government: SB 6111, SB 6112
Transportation funding and appropriations: SB 6107
Transportation improvement and financing: SB 6110
Transportation revenue: SB 6109
Unemployment insurance: HB 3318
Workers’ compensation, self-insurance program revisions: HB 3274

TOBACCO (See also CIGARETTES)
Consumption of lawful tobacco products, employment decisions based upon: SHB 2614
Distributor's and retailer's licensing and fees: HB 2303, *SB 6097, CH 180 (2005)
Enforcement, enhanced provisions: HB 2303, *SB 6097, CH 180 (2005)
Indian enrollment cards as identification for purchase: HB 1496, *SHB 1496, CH 206 (2005), SB 5566, SSB 5566
Internet and delivery service sales: HB 2284
Retailers, tobacco tax credit for products transferred and used outside the state: SB 6051
Smoking areas, enclosed area or negative air pressure requirements: HB 1670, SB 5909
Smoking in public places prohibited: HB 1714, HB 2038, SB 5592
Smoking in public places, exemption to initiative 901 for religious ceremonies: SB 6213, SSB 6213
Smoking in public places, exemptions to initiative 901: HB 3319
Smoking within a certain distance of public places: SB 5114, SB 6667
Smoking, designated area age restriction: HB 1109, HB 1253, HB 1559
Smoking, second hand smoke toxin level restriction for nonsmoking areas: HB 1109, HB 1253, HB 1559
Tax rate increase: HB 2303, *SB 6097, CH 180 (2005)
Tobacco master settlement agreements, appeal bond requirements: *SB 6541, CH 246 (2006)

TORTS
Governmental entities, liability limits: SB 6060, SB 6215
Governmental entities, notice requirements for tort claims against: HB 3120, *SHB 3120, CH 82 (2006)
State and local liability for acts of persons on supervision or in community-based treatment programs: SB 6852, SSB 6852

TOURISM
Local sales and use tax funding for public stadium, convention, arts, and tourism facilities: HB 3233, SB 6849
Motorists information signs, installation and maintenance costs recovery: HB 1798, *SHB 1798, CH 407 (2005), SB 5822, SSB 5822
Nature-based and wildlife viewing: SB 5005, SSB 5005, SSSB 5005
Nonprofit convention and tourism promotion corporations, business and occupation tax deduction: HB 2778, SB 6621, SSB 6621
Nonprofit convention and tourism promotion corporations, business and occupation tax exemption: *SHB 2778, CH 310 (2006)
Policy committee, membership: HB 2885
Promotion, funding: HB 2238
Promotion, television campaign: HB 1588, SHB 1588, HB 2886, SB 5798, SSB 5798
Scenic beauty, forest practice protection of scenic areas for tourism purposes: SB 6276
Underwater viewing, promotion: HB 2990, SB 6610, SSB 6610

TOW TRUCKS
Impound sign information, posting requirements: HB 2592
Impound, notice to vehicle owner: HB 1111
Unregistered, inspection: HB 1503
Vehicle immobilization, locking wheel boots prohibited: *ESB 5966, CH 88 (2005)

TOWNS (See CITIES AND TOWNS)

TOXIC MATERIALS (See HAZARDOUS MATERIALS)

TOXICOLOGIST
Forensic pathology fellowship program: SB 5035, *SSB 5035, CH 166 (2005)

TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT)

TRADE REPRESENTATIVE, OFFICE
Powers, duties, and staffing: SB 6025, SSB 6025

TRAFFIC
Automated traffic safety cameras, regulations: HB 3020, SHB 3020, SB 5060, *ESSB 5060, CH 167 (2005), SB 6526, SSB 6526
Automated traffic safety cameras, use on arterial highways: SB 6238
Motorcycles allowed between lanes when traffic is congested: HB 1176
Pedestrians and bicyclists, vehicle restrictions for passing: *HB 1108, CH 396 (2005)
Signals, motorcyclist allowed to proceed if signal inoperative: EHB 1466

TRAFFIC ACCIDENTS
Reports, public access to information: HB 2110, SHB 2110, HB 2530

TRAFFIC OFFENSES (See also DRIVING UNDER THE INFLUENCE)
Brock Loshbaugh act, investigation of accidents involving officers: HB 2228
Cell phone, use of while driving: ESB 5160
Citations and notices of infractions, signature requirements: HB 1650, *SHB 1650, CH 270 (2006), SB 5627, SSB 5627
Compression brakes, restrictions and penalties: *HB 1002, CH 320 (2005)
Diplomats, reporting of violations committed by: SB 6254
Equitable enforcement of traffic laws, preferential treatment prohibited: HB 2044, HB 2228
Failure to yield to emergency or police vehicles, penalties: HB 1481, SB 5038, *SSB 5038, CH 413 (2005)
Fatalities, drug and alcohol tests: HB 2228, HB 2391
Jake brakes, restrictions and penalties: *HB 1002, CH 320 (2005)
Legislators, court appearance requirements and application of state Constitution: HB 2044, HB 2183
Liability for violations occurring after sale or transfer of vehicle: *HB 1999, CH 331 (2005)
Loads on highways, failure to secure: HB 1478, *SHB 1478, CH 431 (2005), SB 5457, SSB 5457
Photo enforcement systems, provisions: HB 2926, SB 6654, SSB 6654
Reclined driver's seats, presumption of negligent driving for excessively reclined seats: HB 1369
Rental cars, parking infraction provisions: HB 3111
Signal preemption devices, violations and penalties: HB 1113, *SHB 1113, CH 183 (2005), SB 5115, SSB 5115
Traffic accident reports to include cell phone use: SB 5161
Traffic accident reports to include if and how driver was distracted: *SSB 5161, CH 171 (2005)
Truck beds, traffic infraction to transport person in open truck bed: HB 2819

TRAFFIC SAFETY COMMISSION
Unsecured vehicle sound system components, statewide educational program on safety risks: *EHB 1246, CH 50 (2005)

TRAILERS (See RECREATIONAL VEHICLES)

TRAINS (See RAILROADS)

TRANSIT (See PUBLIC TRANSIT)

TRANSPORTATION (See also FERRIES; PUBLIC TRANSIT; RAILROADS)
Auto transportation companies, promotional fares: HB 1421
Budget, 2003-05 supplemental: HB 1026, SHB 1027, SB 5012
Budget, 2005-07 biennium: HB 1027, SHB 1027, HB 2301, SB 5011, SB 6091
Budget, Lewis county loop rail line 2005 budget funding reallocated: HB 3195
Council on coordinated transportation, membership: SB 5057, SSB 5057
Environmental mitigation moneys for agricultural preservation: HB 3235
Federal surface transportation program enhancement funds, allocations: SB 6339
Funding, fuel taxes and toll charges for joint state and local projects: SB 6083
Funding, fuel taxes and vehicle weight fees: HB 2312, SB 2312, SB 6103, *ESSB 6103, CH 314 (2005)
Funding, general obligation bonds: HB 2311, *ESHB 2311, CH 315 (2005)
Funding, local option transportation taxes and motor vehicle fees: HB 2312, SSB 6016, SB 6103, *ESSB 6103, CH 314 (2005)
Funding, motor vehicle license fees: HB 1871
Funding, street utility program and motor vehicle and road improvement fees: HB 1989, SB 6016
Goals and policies for state planning and traffic congestion reduction: HB 1969, SHB 1969
Joint transportation committee created, review of programs: *ESB 5513, CH 319 (2005) PV
Magnetic levitation transportation funding: EHB 1429, HJM 4003, SHJM 4003, SB 6707
Monorail transportation authority, dissolution provisions: SB 6733, SB 6786, SSB 6786
Motorists information signs, icons and pictograms: HB 1090, *SHB 1090, CH 19 (2005), SB 5394
Multimodal transportation improvements and strategies, growth management compliance study: SHB 1565, *2SHB 1565, CH 328 (2005)
Permit efficiency and accountability committee: HB 2968
Physical activity, growth management planning and local legislation to promote: SB 5186, *ESSB 5186, CH 360 (2005)
Policy institute established, transportation agencies restructured: HB 1642, SSB 5513
Public transportation, office of transit mobility and regional mobility steering committee: HB 2124, *SHB 2124, CH 318 (2005)
Regional transportation governance, central Puget Sound transportation commission: HB 2955, SB 6089, SB 6599, SSB 6599
Regional transportation governance, consolidation for efficiency and emergency evacuation planning: HB 2636
Regional transportation governance, Puget Sound regional transportation district: HB 2871
Regional transportation governance, Puget Sound regional transportation system authority and council: HB 2491
Regional transportation governance, regional transportation commission: *ESHB 2871, CH 311 (2006)
Regional transportation improvement authorities, certain counties authorized to create: HB 2157, ESHB 2157
Reorganization of departments regions, proposal to legislature: SB 6553
Safety improvement funding, automobile insurance fee: SB 6726
SEPA, significant transportation projects: HB 3259
Urban arterial program, revisions: HB 3011, SB 6162
Workers, reckless driving resulting in injury of worker on roads or ferries: HB 2193

**TRANSPORTATION BENEFIT DISTRICTS**
Definitions and establishment provisions: HB 3138
Taxes and motor vehicle fees, district powers and duties: SB 5177, *SSB 5177, CH 336 (2005) PV
Tolling, authority and provisions: SB 5177, *SSB 5177, CH 336 (2005) PV

**TRANSPORTATION COMMISSION**
Airport siting council and guidelines: HB 1390, SB 5121
Fuel taxes and toll charges for joint state and local projects, report to the legislature: SB 6083
Goals and policies for state planning and traffic congestion reduction: HB 1969, SHB 1969
Joint transportation committee created, review of programs: *ESB 5513, CH 319 (2005) PV
Policy institute established, transportation agencies restructured: HB 1642, SSB 5513
Streamlining state transportation governance, roles of commission and department refined: HB 3179, SHB 3179, SB 6800, *ESSB 6800, CH 334 (2006)
Tolling, authority and provisions: SB 5139, *SSB 5139, CH 335 (2005) PV
Tolling, transportation benefit districts: *SSB 5177, CH 336 (2005) PV

**TRANSPORTATION, DEPARTMENT**
Alternative contracting processes and project management techniques, study: *SHB 1541, CH 317 (2005)
Aviation, statewide airport capacity and facilities assessment: *ESSB 5121, CH 316 (2005)
Budget, 2003-05 supplemental: HB 1026, SHB 1027, SB 5012
Budget, 2005-07: HB 1027, SHB 1027, HB 2301, SB 5011, SB 6091
Centennial commemorated: HR 4624
Commute trip reduction program, revisions: HB 3089, ESHB 3089
Debt limits: SB 5059
Design-build provisions for public works projects: *HB 2874, CH 37 (2006), SB 6525
Drainage and diking works, authority to repair or maintain: *SB 6248, CH 368 (2006)
Environmental mitigation moneys for agricultural preservation: HB 3235
Farmland mitigation fee, land secured through eminent domain for transportation projects: SB 5859
Freight mobility strategic investment board, department's duties and powers pertaining to freight rail mobility transferred to board: HB 3220
Funding, general obligation bonds: HB 2311, *ESHB 2311, CH 315 (2005)
Goals and policies for state planning and traffic congestion reduction: HB 1969, SHB 1969
Impact fees, authority to impose: SB 5164
Joint transportation committee created, review of programs: *ESSB 5513, CH 319 (2005) PV
Mitigation or mitigation fees, authority to impose: ESSB 5164
Motorists information signs, installation and maintenance costs recovery: HB 1798, *SHB 1798, CH 407 (2005), SB 5822, SSB 5822
Multimodal transportation improvements and strategies, growth management compliance study: SHB 1565, *2SHB 1565, CH 328 (2005)
Permit efficiency and accountability committee: HB 2968
Public transportation, office of transit mobility and regional mobility steering committee: HB 2124, *SHB 2124, CH 318 (2005)
Regional transportation improvement authorities, certain counties authorized to create: HB 2157, ESHB 2157
Ride sharing grant program, projects up to five years in length: SB 6070
Sales and use tax exemptions for road, highway, or bridge construction: HB 1865, ESHB 1865, SB 6640
Secretary appointed by governor with consent of senate: *ESB 5513, CH 319 (2005) PV
Signs, banners, and decorations over highways: *HB 1124, CH 398 (2005)
Streamlining state transportation governance, roles of department and commission refined: HB 3179, SHB 3179, SB 6800, *ESSB 6800, CH 334 (2006)
Tolling, authority and provisions: SB 5139, *SSB 5139, CH 335 (2005) PV
Tolling, Tacoma Narrows bridge toll discount study: HB 1947
Tolling, transportation benefit districts: *SSB 5177, CH 336 (2005) PV

TRAPPING (See HUNTING)

TRAUMA CARE (See EMERGENCY SERVICES)

TRAVEL AGENCIES AND AGENTS
Advertising, agent must be registered with licensing department: SB 5721

TRAVEL TRAILERS AND CAMPERS (See RECREATIONAL VEHICLES)

TREES (See TIMBER AND TIMBER INDUSTRIES)

TROUT
Planting provisions: *SB 5869, CH 87 (2005)
Privately produced, sales and use tax exemptions: SB 6000
Privately produced, sales tax exemption: HB 2147

TRUANCY (See SCHOOLS AND SCHOOL DISTRICTS)

TRUCKS AND TRUCKING (See also MOTOR VEHICLES; TOW TRUCKS)
Airport construction, vehicle size and weight violation penalties: HB 1994
Commercial drivers, employer alcohol and drug test result reports: HB 1266, *SHB 1266, CH 325 (2005), SB 5263, SSB 5263
Commercial motor vehicles, hearings procedures for violations: *HB 1469, CH 444 (2005), SB 5436, SSB 5436
Commercial trailer vehicle license fees, operator training provisions: HB 2965
Compression brakes, restrictions and penalties: *HB 1002, CH 320 (2005)
Dairy nutrient transporting, weight limits: HB 1117, *SHB 1117, CH 96 (2005) PV
Eductor trucks, overweight fee: HB 1093
Farm vehicles, gross weight fee payment: HB 2227, HB 2312, SHB 2312, SB 6015
Freight mobility strategic multimodal account created: EHB 2889, SB 6601
Jake brakes, restrictions and penalties: *HB 1002, CH 320 (2005)
Loads on highways, failure to secure: HB 1478, *SHB 1478, CH 431 (2005), SB 5457, SSB 5457
Mileage fees for diesel: HB 3258
Ocean-going containers, heavy haul industrial highway corridors for trucks hauling within port district property: HB 1181, *SHB 1181, CH 311 (2005), SB 5200, SSB 5200
Overlength combination units, special permits: SB 6140
Oversized vehicles, special permit restrictions during peak commute periods: SB 6398
Proportional registration, technical corrections RCW 46.87: *HB 1259, CH 194 (2005), SB 5265
Securing loads, penalties for failure to: *HB 2612, CH 268 (2006), SB 6341
Securing loads, requirements: SB 6387
Size limits, federal standards: *HB 1180, CH 189 (2005), SB 5199
Size, weight, and load enforcement: SB 5102
Transporting person in open truck bed, traffic infraction: HB 2819
Truck stops, tax incentives to enhance air quality through stand-alone electrification systems: SB 6512, *SSB 6512, CH 323 (2006)

TRUSTS AND TRUSTEES
Charitable solicitations and trusts, provisions: SB 6662
Estate tax, stand-alone state tax: HB 2302, *ESB 6096, CH 516 (2005), SSB 6096

TSUNAMIS
Tsunami resistant structures, growth management critical area development exemption: HB 1023, SHB 1023
Tsunami resistant structures, tax incentives for construction of: HB 1022, SHB 1022

UNCLAIMED PROPERTY
Abandoned property recovery agreements: HB 1845, *SB 5948, CH 367 (2005)
Donation to nonprofit charitable organizations: HB 1145
Fare cards for transportation facilities and services, exemption: HB 1703, *ESHB 1703, CH 285 (2005), SB 5576
Locators, regulations: SB 6534

UNDERGROUND STORAGE TANKS
Heating oil pollution liability protection act, customers of special fuel dealers covered: HB 1821, SHB 1821
Model toxics control act liability limits: HB 1820, SHB 1820
Pollution liability insurance agency, reauthorization: HB 2678, *SHB 2678, CH 276 (2006), SB 6207, SSB 6207, 2SSB 6207
Underserved rural areas, financial assistance grants: HB 1823, *SHB 1823, CH 428 (2005) PV

UNEMPLOYMENT COMPENSATION
Apprentices, provisions: HB 2250
Benefit equity improvements, liberal construction of unemployment insurance laws: *EHB 2255, CH 133 (2005)
Claimants, surveys of household budget or expenditures: SB 5310, SSB 5310
Contribution rates, definitions for temporary services agency and common pay agent: HB 2246, SHB 2246, SB 6058
Contribution rates, employers payment of earned rates: HB 2246, SHB 2246, SB 6058
Employers, violations and penalties: HB 2697, SHB 2697, SB 6399, SSB 6399, SB 6710, SSB 6710
Employment referrals made by department, follow up: SB 6360
Failure to report on or pay taxes or contributions in lieu of taxes, personal liability for corporations and companies: SB 6710, SSB 6710
Federal disaster assistance employees, job search exemption: HB 1392
Incarceration, disqualification due to: SB 6608
Intoxication, disqualification due to: HB 2734
Joint legislative task force on benefit equity, deadline extended for report to legislature: *EHB 3278, CH 12 (2006)
Performing arts industries, exemption from contributions for small businesses: SB 6292, SSB 6292
Quarterly wage reports, penalties waived for not listing employee's social security number: HB 2198
Religious organizations, exemption: SB 6895
Self-employment assistance program: SB 5641, SSB 5641, SB 5713, SSB 6713
Vendors in good standing, program date extension: HB 2141
Weekly benefit amount calculation, expiration date removed: SB 6885, *ESSB 6885, CH 13 (2006)

UNIFORM ACTS
Arbitration act: HB 1054, *SHB 1054, CH 433 (2005), SB 5172, SSB 5172
Environmental covenants act: SB 5177
Health care professions disciplinary act, work group review: HB 1071, SHB 1071, E2SHB 1071
Interstate family support act, effective date: *HB 3048, CH 96 (2006), SB 6590
Securities act: HB 2916, SSB 6593
Transfer of minors act, threshold age of minors: *HB 2380, CH 204 (2006)

UNIVERSITY OF WASHINGTON
Board, student member: SB 5022
Branch campuses, lower-division courses: HB 1267, SB 5411, SSB 5411, 2SSB 5411
Building fees, authority to set: SB 5998
Dental school faculty, licensing provisions: *HB 1612, CH 164 (2005)
Forensic pathology fellowship program: SB 5035, *SSB 5035, CH 166 (2005)
Forest systems and bioenergy program funding: SB 5883, SSB 5883
Law school loan repayment assistance program: SB 5910, SSB 5910
Public school curriculum review regarding depiction of people of color: HB 2823
Smart grid energy technologies, certification and tax incentives: SB 6879
Solar electric generating facility, feasibility assessment: HB 3194, SB 6192, SSB 6192
Student services office, pilot program for graduate and professional student job placement: SB 2043, SB 5935
Swim facility, community: SB 5025
Teacher retention in small and rural districts, study: HB 3215
Technology, streamlining state's technology efforts through centralizing technology missions: HB 3116

UTILITIES (See also ELECTRIC UTILITIES; TELECOMMUNICATIONS)
Charges, written contracts: SB 6209
County utilities, excise tax on engaging in business as a utility: HB 2224
Electric, resolution process for disputes between electric suppliers regarding services: HB 2179, SHB 2179
Electronic payment for public utility bills: HB 1009, SHB 1009
Growth management, infrastructure account: HB 2023, SHB 2023, SB 5772, SSB 5772
Low-income persons, energy assistance: HB 2370, SHB 2370, CH 3 (2006), SB 6285, SB 6482, SSB 6482
Manufactured housing communities, claim of lien for utility services: HB 1424
Public utility tax provisions, maximum tax rate applied to gross receipts: HB 2953, SB 6250
Public utility tax, temporary increase on customer assistance tax credit statewide cap: *HB 2644, CH 213 (2006), SB 6379
Public water and sewer facilities, consultation with cities and counties during predesign phase: SHB 1228, SSB 5372
Reclaimed water permits for private utility companies: HB 1891, SHB 1891, CH 59 (2005)
Rental housing, service charges of tenants must be paid by tenant: SB 6819
Rental property, protection for landlords when tenants' payment is delinquent: SB 6818
Underground, excavation without notification near transmission pipeline: HB 1539, *ESHB 1539, CH 448 (2005), SB 5456, SSB 5456

UTILITIES AND TRANSPORTATION COMMISSION
Adjudicative proceedings, settlement conferences to be open and parties notified: HB 1800
Administrative provisions: HB 2426, SHB 2426, CH 346 (2006), SB 6174
Certification provisions: SB 5105, SSB 5105, CH 121 (2005)
Council on coordinated transportation, membership: SB 5057, SSB 5057
Energy infrastructure information, public disclosure exemption: HB 2350, SHB 2350
Service extension requests, guidelines for review: HB 3150

VEHICLES (See MOTOR VEHICLES)
VESSEL DEALERS (See BOATS; COMMERCIAL VESSELS AND SHIPPING)
VESSELS (See BOATS; COMMERCIAL VESSELS AND SHIPPING)
VETERANS
Conservation corps program: SB 5539, SSB 5539, CH 257 (2005)
Definition of veteran: HB 2546, SHB 2546, SB 6284
Discrimination, protections: HB 2564
Filipino, benefits: SJM 8012
Health care, permanent health care for veterans with war-related problems: HJM 4007
Helmets to hardhats program, outreach effort to educate veterans about apprentice opportunities in construction: *E2SSB 6480, CH 321 (2006)
Homeownership downpayment assistance program: *SHB 2471, CH 252 (2006)
Homeownership program: HB 2471
Indigent veterans and families, county assistance programs: HB 1189, SHB 1189, CH 250 (2005), SB 5393, SSB 5393
Joint committee on veterans' and military affairs: *HB 1261, CH 141 (2005), SB 5221
Merchant mariner included in definition of veteran: *HB 1307, CH 251 (2005), SB 5467
Persian Gulf, college and university tuition waivers: HB 1712
Property tax exemptions, veterans with disabilities: *HB 1019, CH 248 (2005), HB 2127, HB 2432, SHB 2432, HB 2784, SB 6835
Public assistance income definition, housing assistance or vouchers for military personnel or veterans: SB 6336, SSB 6336
Scoring criteria in examinations, provisions: HB 2545, SHB 2545, SB 6283, SSB 6283
Soldiers' and veterans' homes, arbitration agreements in facility disputes: HB 1960
State song: HB 1665
Widows and widowers of veterans, property tax relief: HB 1509, *SHB 1509, CH 253 (2005), SB 5443

VETERANS AFFAIRS, DEPARTMENT
Joint committee on veterans' and military affairs: *HB 1261, CH 141 (2005), SB 5221
World War II oral history project: HB 3078

VETERINARIANS
Technicians, training requirements: HB 1511
VICTIMS OF CRIMES
Address confidentiality program, provisions: HB 3057, SB 6653
Automobile, compensating victims of underinsured and uninsured motorists: HB 2415, *SHB 2415, CH 187 (2006), SB 6182, SSB 6182
Dependent persons, rights and protections for victims and witnesses: HB 2126, *ESHB 2126, CH 381 (2005)
Domestic violence hope card study committee: SB 6806, *SSB 6806, CH 295 (2006)
Domestic violence prevention account, marriage and dissolution fees to fund: HB 1314, *ESHB 1314, CH 374 (2005)
Domestic violence, financial assistance for victims seeking protection orders: SB 5718
Good samaritan protections, prosecution and sentencing provisions when victim had stopped to give assistance: HB 3025
Identity theft, law enforcement reports to be given to victims: SB 5939, *SSB 5939, CH 366 (2005)
Identity theft, security freezes for victims of: HB 2648, SB 6303, SB 6665
Immigration status, officers may not ask crime victims and witnesses: SB 5648
Indeterminate sentence review board, victims allowed input at hearings: *EHB 3261, CH 313 (2006) PV
Legal aid for undocumented alien victims of domestic violence and human trafficking: SB 6348
Personal information security breaches, security freeze on credit report: SB 6665
Records, notice to prosecutors when victims' records are sought: SB 6691
Sexual assault advocates, privileged communications: *HB 2454, CH 30 (2006), SB 6479
Sexual assault protection orders: HB 2576, *SHB 2576, CH 138 (2006), SB 6478, SSB 6478
Trafficking of humans, delivery of services work group and study: *SB 5127, CH 358 (2005)
Trafficking of persons, task force against: SB 6652, SSB 6652
Victim information and notification system, statewide automated: SB 6502, SSB 6502

VIDEO AND VIDEO GAMES
Motion picture and video production services, tax provisions: SB 6557, SSB 6557, 2SSB 6557
Rating systems, retailers' duty to inform customers: HB 1366, *SHB 1366, CH 230 (2005)
Violent video and computer games, injury or wrongful death actions: HB 2178

VIOLENCE PREVENTION
Peace and nonviolence, department of: SJM 8040
State hospitals, workplace violence reduction: *HB 1160, CH 187 (2005)
Violent video and computer games, injury or wrongful death actions: HB 2178
Workplace bullying study: HB 1968, SHB 1968

VISION CARE (See OPTOMETRY AND OPTOMETRISTS)

VITAL RECORDS
Birth certificates, disclosure limits: SB 5403, SSB 5403

VITAMINS
Chiropractors, sales and use tax exemption for sales of supplements to patients: SB 6698
Sales and use tax exemption for dietary supplements: SB 5255

VOCATIONAL EDUCATION
Customized employment education program: HB 1825, SHB 1825, SB 5174, SSB 5174
Entrepreneurial training opportunities: SB 6715
Job skills program grants, businesses assisting manufacturers: HB 2566
Private vocational schools, requirements: HB 2597
Skill centers, funding formula: HB 1707, SB 5717, SSB 5717
Skill centers, study on availability and use of: *2SSB 5717, CH 118 (2006)
Vocational education account, moneys from taxing credit card companies when rates exceed usury rate: HB 2938, SB 6863
WorkFirst, job training and placement services: HB 1833, SHB 1833

VOLUNTEER FIRE FIGHTERS' AND RESERVE OFFICERS' RELIEF AND PENSIONS
Eligibility and annual fees: *SB 5135, CH 37 (2005)
Injuries, recovery of costs from third party: *SB 5135, CH 37 (2005)

VOLUNTEERS
Ambulance drivers, code city legislative personnel: *SB 5168, CH 38 (2005)
Fire fighters and reserve officers, board membership: HB 2833, SHB 2833
Fire fighters, background check fee exemption: HB 3023
Fire fighters, position in elective or appointed office: *HB 2606, CH 211 (2006)
Fire fighters, state agency employee allowed to respond with continued pay when called to duty: SB 6289
Fire fighters, state agency employee allowed to respond without continued pay when called to duty: SB 6290
Health care providers, immunity from liability during an emergency or disaster: SB 6902
Hunter education training program, volunteers to teach: HB 2372, *SHB 2372, CH 23 (2006), SB 6804
Inmate education programs and chaplains, state immunity for claims made by volunteers to: HB 2744
Peace corps, leaves of absence for school employees: SB 5020
Peace corps, right of return to employment for state employees: 2ESB 6010
Retired volunteer medical worker license, emergency or disaster services: HB 1850, *ESHB 1850, CH 72 (2006), HB 2994

VOTING (See ELECTIONS)

VOYEURISM (See CRIMES; SEX OFFENSES AND OFFENDERS)

VULNERABLE ADULTS (See also DEPENDENT ADULTS)
Abuse investigation, limited reporting of results: SB 6622, SSB 6622
Exposure to manufacturing of methamphetamine, protections: HB 2895, ESHB 2895
Protection, penalties for criminal mistreatment or abandonment: HB 1080, *ESHB 1080, CH 228 (2006)
Sex and kidnapping offenders, protections from: HB 3212
Sex and kidnapping offenders, special verdicts for persons committing crimes against children and vulnerable adults: *HB 3277, CH 122 (2006), HB 3303

WAGES AND HOURS (See also EMPLOYMENT)
Child care workers, wage ladder and program standards: HB 1636, *SHB 1636, CH 507 (2005) PV, SB 5684, SSB 5684
Final wages, prompt payment: SB 5823
Loggers and haulers of logs, compensation rates and collective bargaining: HB 3227, SHB 3227
Minimum wage, inflationary adjustment and competitive wage rate: HB 1790
Minimum wage, inflationary adjustment and full employment: HB 1789, SB 5747
Minimum wage, inflationary adjustment and implicit price deflator: HB 1788
Minimum wage, study: SB 5551, ESSB 5551, SB 6734
Minimum wage, violations and penalties: HB 1311, SHB 1311, HB 3185, *SHB 3185, CH 89 (2006), SB 5240, SSB 5240
Nurses, mandatory overtime restrictions and exceptions: HB 1371, SHB 1371, SB 5368, SSB 5368
On-call workers, compensation for active duty hours: HB 2725, SB 6434
Payment, violations and penalties: HB 1311, SHB 1311, HB 3185, *SHB 3185, CH 89 (2006), SB 5240, SSB 5240
Prevailing wage, program funding: HB 1308, SB 5236, *SSB 5236, CH 230 (2006)
Public contracts, living wage requirements: HB 1527
Public contracts, living wage requirements for legislative contracts: HB 2220
Sick leave, minimum paid sick leave: HB 2777, SB 6592
State patrol, collective bargaining negotiations: HB 1188, SB 1188, *S2HB 1188, CH 438 (2005), SB 5208, SSB 5208
Tipped employees, average and adjusted minimum wage rate provisions: HB 1795, HB 2838, SB 5774

WALLA WALLA COUNTY
Walla Walla sweet onion, state vegetable: HB 1964, SB 6827

WAREHOUSES
Grain, air registration: *SB 5142, CH 138 (2005)

WARRANTIES
Extended warranties, sales and use tax exemption: HB 2868, SB 6773
Sales and use taxation: *ESHB 2314, CH 514 (2005), SB 6100

WASHINGTON STATE PATROL (See STATE PATROL)

WASHINGTON STATE UNIVERSITY
Baccalaureate degree program, Tri-Cities: SB 6464, SSB 6464
Biofuels, consumer education and outreach: SB 6515
Board, student member: SB 5022
Branch campuses, lower-division courses: HB 1267, SB 5411, SSB 5411
Energy efficiency program road map, Washington state: HB 2797
Rainier state school, agricultural lands: HB 1587, SB 5680, SSB 5680
Small business development center, funding: HB 3321
Small business development online curriculum: SB 6711, SSB 6711
Small business innovation research assistance program: SB 6261
Solar demonstration projects, funding: SB 6432
Student services office, pilot program for graduate and professional student job placement: HB 2043, SB 5935
Technology, streamlining state's technology efforts through centralizing technology missions: HB 3116
Tri-Cities branch campus expansion into four-year institution: HB 2867, *SHB 2867, CH 166 (2006)

WASTE (See HAZARDOUS WASTE; SOLID WASTE)

WASTEWATER
Discharge permit, fee procedure when municipality issues permit: HB 2172, SHB 2172
Projects, bidding for insurance coverage: HB 1127, ESHB 1127
Pump installer licensing requirements: SB 5766
Treatment and conveyance system projects, wrap-up insurance policies: SB 6022, *SSB 6022, CH 352 (2005)

WATER (See also PUBLIC WATER SUPPLY SYSTEMS)
Adequacy of water supply to determine population projections: HB 3161
Barley straw, application to state waters for clarification purposes: SB 6855, SSB 6855
Columbia river basin hydropower mitigation fee program: HB 2860, SB 6581
Columbia river water supply development program: *E2SHB 2860, CH 6 (2006)
Domestic water users, study of competing interest and other water users in regards to limited supplies: HB 3141, *SB 6861, CH 170 (2006)
Drought, joint legislative committee on water supply during drought: *HB 2166, CH 60 (2005), SB 5894
Drought, statewide emergency funding: HB 2296, SB 6092
Federal law interests including treaties in management of state waters, recognition of: HB 1584
Fire sprinkler suppression systems, water availability for residential systems: HB 2845
Forest and range fires, use of state water to fight: SB 5215
General obligation bonds, Columbia river water supply development program: HB 3314, HB 3316, *ESHB 3316, CH 167 (2006), SB 6898, SSB 6898
Hydraulic works, inspection fees: SB 5528
Intergovernmental program with Indian tribes for water management: HB 3002, SB 6753
Methow valley river basin, Twin Lakes restoration pilot project: SB 5203
Publicly owned buildings, water conservation: SB 6729
Pump installer licensing requirements: SB 5766
Rain barrels and cisterns to collect rainwater: SB 5113
Rain barrels and cisterns, permit exemptions: HB 1735, SHB 1735, 2SHB 1735
Schools, drinking water quality standards: HB 1123, SB 5029, SSB 5029
Small water impounds, expedited processing for applications: HB 3275
Small water impounds, permit exemption: HB 2659
Solar hot water equipment, sales and use tax exemptions: *2SHB 2799, CH 218 (2006)
Solar hot water equipment, sales tax exemption: HB 2799, SHB 2799
Watersheds, management partnerships and local watershed plans: SB 6507, SSB 6507
Watersheds, joint select legislative task force on watershed health and salmon recovery: HCR 4406, SHCR 4406

WATER COMPANIES (See also PUBLIC WATER SUPPLY SYSTEMS)
Reclaimed water permits for private utility companies: HB 1891, *SHB 1891, CH 59 (2005)

WATER DISTRICTS (See SPECIAL DISTRICTS; WATER-SEWER DISTRICTS)

WATER POLLUTION (See also STORM WATER MANAGEMENT AND CONTROL)
Barley straw, application to state waters for clarification purposes: SB 6855, SSB 6855
Environmental quality permit, application review of compliance history: SB 5688
Federal clean water act, assistance to small counties and cities facing liability: HB 1925
Federal clean water act, citizen suit provisions: HJM 4016
Federal reclamation projects, use attainability analysis of water bodies within: SB 5937
General permits issued under 90.48 RCW, economic impact analysis for small business: HB 3228
Hood Canal, aquatic rehabilitation zone: HB 1060, SHB 1060, HB 2081, *SHB 2081, CH 478 (2005), SB 5693
Hood Canal, rehabilitation program: HB 2097, *EHB 2097, CH 479 (2005)
Lake restoration and management program, water quality account fund distribution: HB 1840, SHB 1840
Puget Sound conservation and recovery partnership and management plan: SB 5895, SSB 5895
Puget Sound point source outfalls, systematic evaluation: HB 2578

WATER QUALITY
Algae, prevention and control program for harmful blooms in lakes: HB 1982
Aquatic invasive species and algae, vessel registration fee to fund prevention and control: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Environmental quality permit, application review of compliance history: SB 5688
Growth management, water quality and habitat requirements: HB 1639, SHB 1639, SB 5619, SSB 5619
Intergovernmental program with Indian tribes for water management: HB 3002, SB 6753
Lake restoration and management program, water quality account fund distribution: HB 1840, SHB 1840

WATER RECREATION FACILITIES (See SPAS, HOT TUBS, AND SWIMMING POOLS)

WATER RIGHTS
Adjudications, assessment of need and demand: HB 2066
Agricultural use, criteria for change to another agricultural use: SB 6029
Allocation of conserved water rights: SB 5549
Annual consumptive quantity, provisions: SB 6299
Application fees: SB 6529
Appropriation procedure, application process: SB 5419, SSB 5419
Columbia river basin hydropower mitigation fee program: HB 2860, SB 6581
Columbia river mainstream water management program and account: HB 1099, SB 5120
Columbia river water supply development program: *E2SHB 2860, CH 6 (2006)
Conservancy boards, disclosure of certain financial information: SB 5387, SSB 5387
Conservancy boards, powers and duties: HB 1004
Crops used in alternative fuel production, relinquishment provisions: HB 2767
Dispute resolution, joint task force and review: HB 2066
Domestic water supply, appropriation applications for fourteen or fewer service connections: HB 1713
Domestic water users, study of competing interest and other water users in regards to limited supplies: HB 3141, *SB 6861, CH 170 (2006)
Drought conditions, temporary changes to water rights: SB 6084
Federal land reservations including federal treaties, acknowledgment of rights: SB 5386
Federal law interests including treaties in management of state waters, recognition of: HB 1584
Fees, revisions: HB 2300, HB 2309, *ESHB 2309, CH 412 (2005), SB 6099
Forest and range fires, use of state water to fight: SB 5215
Intergovernmental program with Indian tribes for water management: HB 3002, SB 6753
Odessa ground water subarea, protection of aquifer levels: HB 3101, SB 6151, *ESSB 6151, CH 168 (2006)
Public ground waters, meaning of enlarge when replacing or adding wells: HB 2102
Public ground waters, Odessa ground water subarea: HB 3101, SB 6151, *ESSB 6151, CH 168 (2006)
Public ground waters, withdrawal application exemption for stock-watering: HB 1172, HB 1630
Rain barrels and cisterns, permit exemptions: HB 1735, SHB 1735, 2SHB 1735
Reclaimed water, incentives to encourage the use of: HB 2769
Reclaimed water, private utility companies: HB 1891, *SHB 1891, CH 59 (2005)
Reclaimed water, standards and rules consistency: HB 2884, *EHB 2884, CH 279 (2006), SB 6730, SSB 6730
Relinquishment, crops used in alternative fuel production: HB 2767
Relinquishment, partial: HB 2168, SB 5978
Small water impounds, expedited processing for applications: HB 3275
Sufficient cause for nonuse, crop rotation: HB 2159, SB 5950
Transfers, real estate excise tax: SB 5027, SSB 5027
Trust program, resource management revisions: HB 1098, SB 1098, SB 5906
Water court: SB 5338, SJR 8205
Yakima river basin: HB 1098, SHB 1098
WATER-SEWER DISTRICTS
Annexation of city facilities and territory: HB 1229, SHB 1229, HB 2720, SB 5371
Assumption of district by city, voter approval: HB 1417, HB 2259, SHB 2259, E2SHB 2259
Assumption of district by code city, mutual consent of city council and district board: *SB 5268, CH 43 (2005)
Board of commissioners, officers and elections: HB 1230, SHB 1230
Contracting limits: HB 3162, SHB 3162
Delinquent charges, collection of: SB 5276
Engineering services, fee consideration: HB 1435, SB 5474
Growth management, fire protection districts and water-sewer districts included in planning requirements: SHB 3163
Reimbursement by property owners for street, road, and water or sewer projects: *EHB 3192, CH 88 (2006)
Relocation of facilities, notice requirements: HB 1228, SB 5372
Services provided within cities and towns, taxation: HB 1992, HB 2236, E2SHB 2259
Temporary connections: HB 1400

WATERCRAFT (See BOATS; COMMERCIAL VESSELS AND SHIPPING)
WATERSHEDS (See WATER)
WEAPONS (See FIREARMS)
WEEDS
Aquatic invasive species and algae, vessel registration fee to fund prevention and control: HB 1730, SHB 1730, SB 5699, *ESSB 5699, CH 464 (2005)
Integrated pest management provisions: SB 5388
Invasive knotweed: HB 1423, SHB 1423
Noxious, state agencies' duties and priorities: SB 5155

WEIGHTS AND MEASURES
Fees for weights and measures program: SB 6365
Registration fees for devices: HB 1440, HB 2559, SB 5401

WELFARE (See PUBLIC ASSISTANCE)
WELLS
Adding or replacing, notice requirements: HB 3038
Construction standards and contractor licensing: HB 1939, *SB 5831, CH 84 (2005)
Plumbers and electricians, installation and maintenance of domestic water pumping systems: *SSB 6225, CH 185 (2006)
Plumbers and electricians, installation and maintenance of domestic well water systems: HB 2971, SB 6225
Retrofitting of domestic wells to maintain agricultural irrigation during drought conditions: SB 6086, SSB 6086
Rights for public ground waters, meaning of enlarge when replacing or adding wells: HB 2102

WESTERN WASHINGTON UNIVERSITY

WETLANDS
Agricultural lands and growth management, provisions relating to: HB 2883, SB 6573, SSB 6573
Single pilot mitigation bank: HB 1492, SHB 1492, 2SHB 1492, SB 5273

WHALES
Orca, state marine mammal: *HB 1759, CH 51 (2005)

WHEAT COMMISSION (See AGRICULTURE)
WHISTLEBLOWERS
Contractors who hold contracts with the state, protection and discrimination provisions: HB 3180, SHB 3180
Investigation, state or local contractors: HB 2633
Local government, review of program: SB 5119, SSB 5119

WILDLIFE
Barred owls, release restrictions: HB 1498
Beaver relocation permit: *HB 2381 (2006) V
Big game animals, dogs harassing: SB 5382
Birds, force feeding restrictions: HB 2421
Conservationist award program: SB 5016
Cougar control pilot project, counties allowed to participate: HB 1953
Cougars, posting of interactions with pets, livestock, or humans: *HB 1832, CH 107 (2005)
Cougars, surveys of population and management techniques: SB 5881
Dangerous wild animals, keeping: HB 1151, ESHB 1151, SB 5377
Gray wolf management, introduction restrictions: SB 5216
Grey wolf management plan: SB 6778, SSB 6778
Grizzly bears, grants for community outreach programs: SB 5448
Habitat conservation programs, riparian protection and farmlands preservation accounts: HB 1413, SHB 1413, SB 5396, *ESSB 5396, CH 303 (2005)
License plates, endangered wildlife: HB 1218, *SHB 1218, CH 225 (2005), SB 5229, SSB 5229
License plates, wild on Washington: HB 1216, *SHB 1216, CH 224 (2005), SB 5228, SSB 5228
Livestock loss due to wildlife, compensation: HB 1831, SHB 1831
Meat from game farms excluded from definition of wildlife, conditions: HB 2766
Orca, state marine mammal: *HB 1759, CH 51 (2005)
Sensitive fish and wildlife data, public disclosure requirements: HB 2331, SB 6158, SSB 6158
State wildlife account, redirection of moneys to: SB 6866
Tourism, nature-based and wildlife viewing: SB 5005, SSB 5005, 2SSB 5005
Toxic shot, taxation to fund wild swan recovery account: HB 2211
Trapping, licensing and regulations: HB 2641
Waterfowl, toxic shot violations and penalties: SB 6481
Wildlife rescue coalition: SB 6160

WILDLIFE COMMISSION (See FISH AND WILDLIFE COMMISSION)
WILDLIFE, DEPARTMENT (See FISH AND WILDLIFE, DEPARTMENT)
WILLS (See also ESTATES; PROBATE)
Nonprobate assets under will, disposal: *HB 2379, CH 203 (2006)
Specifically devised property distribution: SB 6053

WINE (See ALCOHOLIC BEVERAGES)
WINE COMMISSION (See AGRICULTURE, DEPARTMENT)

WITNESSES
Child witnesses, provisions: *HB 1837, CH 455 (2005)
Injuries resulting from health care, expert witness qualifications: HB 1224, SHB 1224, HB 1860, SHB 1860, HB 2292, SHB 2292, *2SHB 2292, CH 8 (2006), SB 6087

WOMEN
Agencies providing care for expectant mothers, license application process: SB 5294, SB 5296
Agencies providing care for expectant mothers, unique identifying number: SB 5295
Breast-feeding, joint task force and study on women in the workplace: SSB 5600, SB 6056
Cancer, notice of breast cancer risks related to abortion: SB 5820
Child born with or fetus determined to be alcohol or drug dependent, treatment and birth control: HB 2095
Contraception, access to Plan B: SJM 8032, SSJM 8032
Correctional center, parenting program: SB 5269
Discrimination, treaty to fight: HJM 4034, SJM 8001
Family planning services, growth management comprehensive plans: HB 1166
Farmers market nutrition programs, funding: HB 1593, SHB 1593, SB 5597, SSB 5597
Infant-friendly employers: SB 5600
Medical assistance for children and pregnant women: HB 1441, SHB 1441, *2SHB 1441, CH 279 (2005) PV
Opiate treatment programs, information regarding health risks for pregnant women: HB 2115, *SB 5974, CH 70 (2005)
Postpartum depression, public information campaign: HB 1427, *SB 5898, CH 347 (2005)
Public assistance, maternity support services for low-income military families: HB 3064, SHB 3064
Worker information, publication in employment statistics survey: HJM 4011
World War II oral history project, women's contribution to war effort: HB 1592, *SB 5563, CH 75 (2005)

WOMEN AND MINORITY BUSINESSES
Linked deposit program, funding: HB 1573, HB 1805, SB 5782, SSB 5782, *2SSB 5782, CH 302 (2005)

WOOD BURNING STOVES
Burn bans, impaired air quality and fine particle measures: HB 1302, *ESHB 1302, CH 197 (2005)

WOOD PRODUCTS INDUSTRY (See TIMBER AND TIMBER INDUSTRIES)

WORK FORCE TRAINING AND EDUCATION COORDINATING BOARD
Entrepreneurial training: SB 5641, SSB 5641
Work force training, 2004 updates to the state comprehensive plan: *EHCR 4404 (2005), SCR 8406
WorkFirst, job training and placement services: HB 1833, SHB 1833

WORKERS' COMPENSATION
Accident reporting, workers' requirements: HB 1911, SB 5665, SSB 5665, 2SSB 5665
Applications, pilot project to allow employers to assist employees: HB 2537, *SHB 2537, CH 254 (2006), SB 6262, SSB 6262
Audit and review committee recommendations, initiative to encourage reporting of injuries: HB 1918, *SHB 1918, CH 108 (2005), SSB 5665, 2SSB 5665
Audits of the industrial insurance fund: HB 1856, *SHB 1856, CH 387 (2005)
Benefit calculation: HB 1674, SB 5674
Birth-related injury compensation plan: HB 1859
Competitive system: HB 1420
Construction work, mandatory coverage: HB 2055
Cost-of-living adjustments: HB 1853, SB 5826
Disaster response, claims: SB 6014, *SSB 6014, CH 422 (2005)
Emergency response, claims made due to: SB 6347
Final settlement agreements: HB 1741, SB 5793
Health care directives information: SB 5815
Home care agencies, worker's compensation parity for agency home care workers: SB 6054
Increased compensation, request for an increase due to change of circumstances: HB 1905, SB 5825
Joint select committee and study: SCR 8409, SSCR 8409
Medical treatment received at personal expense, compensation: HB 3042, HB 3206
Ombudsman program and advisory committee: HB 2083
Physician assistants, execution of certain certificates: HB 3133
Premium rates, level of assets needed to limit rate volatility: SB 6034, SSB 6034
Premium rates, level of contingency reserve needed to limit rate fluctuations: *EHB 1917, CH 410 (2005)
Prosthetic devices, medical aid fees: HB 1816
Residence modification standards: *EHB 2185, CH 411 (2005)
Retrospective rating, amount sponsor may retain from a refund: HB 1070
Retrospective rating, worker safety incentives and refund provisions: HB 1875, SHB 1875, SB 5842, SSB 5842
Self-insurers, mandatory electronic data reporting: HB 1310, *SHB 1310, CH 145 (2005), SB 5237, SSB 5237
Self-insurers, powers and duties in claim decisions and process: HB 1851, HB 2083, SB 5789, SSB 5789
Self-insurers, program revisions: HB 3274
Social security, additional benefits when reduced: HB 1732, *SHB 1732, CH 198 (2005)
State industrial insurance fund annual audits: SB 5614, SSB 5614
Statute of limitations for claims: HB 2853
Temporary or permanent total disability, compensation: *HB 3134, CH 163 (2006)
Travel expenses for treatment, reimbursement: SB 6082
Wages, defined to include health insurance: HB 2203, SB 6042
Wages, definition: HB 2218, SB 6041
Wages, hours worked in excess of forty per week: HB 1912, SB 5466

WORKFIRST (See PUBLIC ASSISTANCE)
WRECKERS AND WRECKING YARDS
   Mercury, removal of mercury-added components in end-of-life vehicles: HB 1731, SHB 1731, 2SHB 1731, ESB 5710

YAKIMA COUNTY
   Boarding homes and adults family homes, moratorium on new licenses in Yakima county: HB 2260

YAKIMA RIVER
   Water rights, Yakima river basin: HB 1098, SHB 1098

YOUTH (See CHILDREN)

YOUTH COURTS
   Jurisdiction, district and juvenile courts: *SB 5809, CH 73 (2005)

ZONING (See also LAND USE PLANNING)
   Gambling activities, local government land use and zoning powers: SB 5591
   Growth management, agricultural zoning that supports family farms: HB 2132, SB 5945

ZOOS AND AQUARIUMS
   Zoological facilities, tax exemptions for nonprofit organizations: HB 2590, SHB 2590, SB 6282